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>> **Certification IIC C11 Dumps** <<

Quiz 2026 IIC Efficient C11: Certification Principles and Practice of Insurance Dumps

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IIC Principles and Practice of Insurance Sample Questions (Q99-Q104):

NEW QUESTION # 99

Which legal term describes the time in which a claim may be brought by the policyholder?

- A. Release
- **B. Prescription**
- C. Waiver
- D. Non-waiver

Answer: B

Explanation:

Prescription refers to the legally defined period during which an insured is permitted to initiate legal action to enforce a claim under the insurance contract. Once the prescriptive period expires, the insured loses the legal right to pursue the claim, even if the claim itself is otherwise valid. This protects insurers from indefinite liability and encourages timely reporting and settlement of claims.

A waiver is the voluntary relinquishment of a known right. A release is a document signed by the insured surrendering further claims, usually after settlement. A non-waiver agreement preserves the insurer's right to investigate a claim without admitting liability. None of these terms relate to the legal time limit for bringing an action. Therefore, the correct term describing the time frame for commencing legal proceedings is prescription.

NEW QUESTION # 100

Insurer A and Insurer B cover the same building and the policies are NOT subject to contribution. The building sustains a loss of \$450,000. How can the insured claim for their loss?

Insurer	Insured Amount
Insurer A	\$800,000
Insurer B	\$200,000

- A. Claim the full amount from Insurer B and request them to subrogate against Insurer A
- B. Claim the full amount from Insurer A and have Insurer B pay the loss deductible
- C. Claim 50% of the loss from each insurer
- **D. Claim the full amount from insurer A**

Answer: D

Explanation:

When two insurers cover the same property but the policies are not subject to contribution, this means the insurance contracts are written so that each insurer is liable as if no other insurance exists. In effect, the insured may claim the full loss amount from either insurer, regardless of the proportional limits written on each policy.

This distinguishes the situation from typical concurrent insurance, where losses are shared proportionally.

Because contribution does not apply here, the insured has full freedom to choose which insurer will pay the claim, up to the policy limit.

In this scenario:

The loss is \$450,000.

Insurer A's limit is \$800,000, enough to pay the full claim.

Insurer B's limit is \$200,000 - insufficient to cover the entire loss.

Since contribution does not apply, the insured can claim the entire \$450,000 from Insurer A without involving Insurer B. Insurer A cannot require the insured to claim part of the loss from Insurer B, nor can the insured demand that B pay part unless they choose to claim from B.

Option B is incorrect because proportional sharing only applies when contribution is explicitly activated.

Option C is incorrect because Insurer B does not owe anything unless the insured submits a claim to them.

Option D is incorrect because subrogation applies after paying a claim - B cannot pay and then pursue A, since A is not legally responsible for B's voluntary payment.

Thus, the only correct choice is A.

NEW QUESTION # 101

How are staff adjusters and independent adjusters similar?

- **A. Both work on behalf of, and are paid by, the insurer**
- B. Both are licensed only in Quebec and New Brunswick
- C. Neither is allowed to perform an investigation
- D. Neither has any limitation on their authority to settle claims

Answer: A

Explanation:

Both staff adjusters and independent adjusters work on behalf of the insurer when handling claims. A staff adjuster is an employee of the insurance company, while an independent adjuster is contracted by an insurer to investigate and adjust claims. Regardless of their employment relationship, both types of adjusters operate under the insurer's authority, follow the insurer's procedures, and act in the insurer's interests when assessing damages, determining coverage, and recommending settlement amounts.

Option A is incorrect because both adjusters do perform investigations. Option C is incorrect - adjusters are licensed in most provinces, not only Quebec and New Brunswick. Option D is incorrect because both staff and independent adjusters have specific limitations on their settlement authority, which depend on the insurer's internal guidelines. Therefore, the similarity that applies universally is B.

NEW QUESTION # 102

How would a moving and storage company benefit from purchasing insurance to cover customers' goods while in transit?

- A. Greater acquisition potential
- B. More capital for business ventures
- C. Provides a feeling of security
- D. Opportunity for more subscription policies

Answer: A

Explanation:

Purchasing insurance that covers customers' goods in transit enhances the company's ability to attract more clients, which is referred to as greater acquisition potential. Clients feel more confident choosing a mover that offers protection for their belongings, especially when transporting high-value items. This competitive advantage increases business opportunities and strengthens the company's reputation.

Option B- "feeling of security"- is a benefit but applies to the insured party, not the business's competitive positioning. Option C is incorrect because purchasing insurance does not provide additional capital; it is a business cost. Option D (subscription policies) has no connection to transit insurance.

Therefore, the most direct business benefit for the moving company is A: Greater acquisition potential.

NEW QUESTION # 103

Which financial outcome would be expected when engaging in a speculative risk?

- A. No possibility of loss
- B. No possibility of gain
- C. Possibility of gain only
- D. Possibility of either gain or loss

Answer: D

Explanation:

In insurance terminology, a speculative risk is a situation where there is a possibility of either financial gain or financial loss, depending on how events unfold. This is what makes it different from a pure risk, where the only possible outcomes are loss or no loss (but never a profit). Examples of speculative risk include investing in the stock market, starting a business, or buying foreign currency. In each of these situations, you may end up with a profit, break even, or suffer a loss.

Because speculative risks involve the potential for profit, they are generally not insurable. Insurance is designed to respond to pure risks, such as the risk of fire damaging a building, or a car accident causing injury or property damage. In those cases, there is no opportunity for financial gain from the event itself- only the chance of economic loss or no loss at all.

Therefore, the defining characteristic of speculative risk, and the correct answer to this question, is the possibility of either gain or loss, which is captured by option D.

NEW QUESTION # 104

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