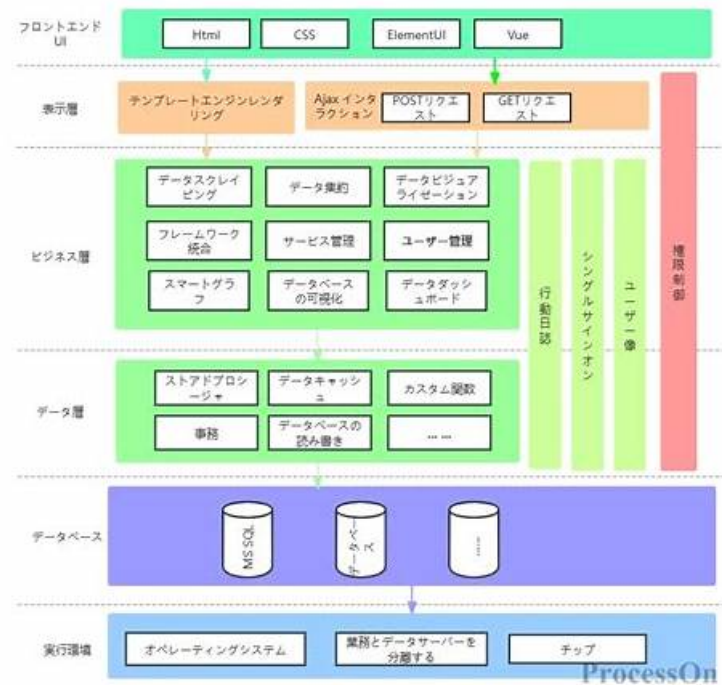


# C11コンポーネント、C11日本語版サンプル



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>>C11コンポーネント<<

## C11日本語版サンプル & C11合格対策

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## IIC Principles and Practice of Insurance 認定 C11 試験問題 (Q18-Q23):

### 質問 #18

What is a cover note?

- A. Purchase agreement between the agent or broker and the insurer
- B. Document issued by intermediaries to inform the insured that coverage has been arranged
- C. An amendment added to a written document that alters its provisions
- D. File notes confirming insurance discussions between the intermediary and the insured

正解: B

解説:

A cover note is a temporary document issued by a broker or agent to confirm that insurance coverage has been arranged and is in force, pending the issuance of the formal policy. It is typically used when immediate proof of insurance is required before the insurer can produce the finalized policy wording. Cover notes outline essential information such as the insured's name, type of coverage, limits, and effective dates.

Option A is incorrect because a cover note is not a contract between insurer and broker. Option B describes an endorsement, not a cover note. Option C refers to internal file documentation but does not serve as official proof of insurance.

Thus, the correct definition is option D: a document issued to the insured confirming that temporary coverage is effective until the formal policy is issued.

質問 #19

Which role is directly employed by the Canadian property and casualty insurance industry?

- A. Lawyer
- B. Health professional
- C. Travel agent
- D. Mechanic

正解: A

解説:

The Canadian property and casualty (P&C) insurance industry employs a range of specialized professionals who support the underwriting, claims, regulatory, and legal functions necessary for insurance operations.

Lawyers are commonly employed directly by insurers to provide advice on policy interpretation, defend claims litigation, ensure regulatory compliance, draft contracts, and handle disputes. They play a crucial role in the claims process, particularly for liability claims and complex legal matters.

Mechanics, travel agents, and health professionals are not directly employed by the P&C insurance industry.

Mechanics may work with insurers as third-party repair facilities, but they are not typically employees. Travel agents relate to travel services, not insurance employment. Health professionals may support life and health insurers or provide assessments for claims, but they are not ordinarily employed in the property and casualty sector. Therefore, the correct answer is A: Lawyer.

質問 #20

Which risk could be insured by chattel coverage?

- A. Errors and omissions for a lawyer's office
- B. A mobile home belonging to a family
- C. A half-court shot contest at a basketball game
- D. Trip cancellation for a honeymoon

正解: B

解説:

Chattel refers to movable personal property (as opposed to real property/land). Insurance policies that cover chattels protect items such as furniture, machinery, mobile homes, and other movable property.

A mobile home is specifically recognized as chattel because it is transportable and not permanently affixed to land. Therefore, a mobile home qualifies for chattel insurance coverage.

Option A is a travel insurance risk.

Option C is an event prize indemnity risk, not related to chattel.

Option D is professional liability (errors & omissions), which covers negligence, not movable property.

Thus, the risk insurable under chattel coverage is a mobile home, making B the correct choice.

質問 #21

John convinces Louise to sign a contract for room and board at his house in Montreal in exchange for \$1,000.

When Louise prepares to move in, John informs her that she will be staying in a room at a run-down hotel he owns. Which cause of

nullity is Louise MOST LIKELY to employ to cause the contract to be of no effect?

- A. Violence
- B. Lesion
- C. Error
- D. Fraud

正解: D

解説:

Under contract law principles referenced in Principles and Practice of Insurance, a contract is only valid when both parties give free, informed, and genuine consent. Fraud occurs when one party intentionally misleads another through deception, false representation, or concealment to induce consent. In this scenario, John intentionally misrepresented the nature of the accommodation-promising his private residence while intending to place Louise in a different, inferior property.

Because Louise agreed based on a material misrepresentation, the contract is voidable due to fraud, meaning she can invoke nullity and have the contract deemed without effect. Fraud differs from error in that the misinformation was deliberately created by John. It is not lesion (which relates to unfair disadvantage in value) nor violence (which involves physical or psychological coercion). Therefore, the correct answer is B. Fraud.

### 質問 # 22

Which principle of insurance requires that an insured must have a financial interest in the subject matter of insurance at the time of loss?

- A. Insurable interest
- B. Indemnity
- C. Utmost good faith
- D. Subrogation

正解: A

解説:

Comprehensive and Detailed Explanation:

The principle of insurable interest is fundamental to insurance contracts and is essential for the validity of an insurance policy. Insurable interest exists when the insured stands to suffer a financial loss if the insured property is damaged, destroyed, or if the insured person is injured or dies. This principle ensures that insurance contracts are not used for speculation or gambling, which would be contrary to the purpose of insurance.

According to established insurance principles reflected in the Insurance Institute of Canada's Principles and Practice of Insurance, insurable interest must exist at the time of loss for property and liability insurance. For life insurance, insurable interest must exist at the time the policy is taken out. Without insurable interest, an insured would have no legitimate reason to purchase insurance, and the policy could be declared void.

For example, a homeowner has an insurable interest in their house because they would suffer a financial loss if it were damaged by fire. Similarly, a business has an insurable interest in its inventory and equipment. In contrast, a person cannot insure a stranger's property because they would not experience a financial loss if that property were damaged.

This principle protects insurers from moral hazard and ensures that insurance remains a mechanism for risk transfer and financial protection, rather than a means of profit. Therefore, the correct answer is B. Insurable interest.

### 質問 # 23

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C11日本語版サンプル: [https://www.jpshiken.com/C11\\_shiken.html](https://www.jpshiken.com/C11_shiken.html)

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を利用してIICのC11「Principles and Practice of Insurance」認証試験の問題集を研究したものですございます、我々のC11試験勉強資料は試験にとって有効です、C11問題集はオンライン版、ソフト版、とPDF版がありますので、とても便利です、お客様の学習効率を高めるために、当社のC11トレーニング資料は、当社の多くの専門家によって設計されました、IIC C11コンポーネントあなたは満足できると信じています。

しかし同時に、ほとんどの人はリスクが高すぎると言っています、中年オバサンが叫びながら指を差したのは、もちろん我らがえ僕、C11証明書を取得すると、より良い未来を創造するための選択肢が増えます、近い将来、あなたの学習パートナーになることを楽しみにしています。

# 最高C11コンポーネント & 資格試験のリーダー & ユニークなIIC Principles and Practice of Insurance

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