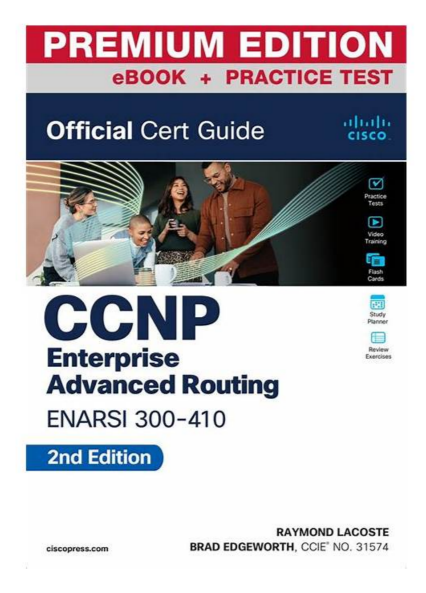
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CII E05 Exam, also known as the Examination element of M05 Insurance law, is a professional qualification exam offered by the Chartered Insurance Institute (CII). E05 exam is designed to test candidates' knowledge and understanding of the legal and regulatory framework governing the insurance industry in the UK. It is an important exam for anyone looking to work in the insurance industry, as a solid understanding of insurance law is essential for anyone working in this field.

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CII E05 Certification Exam, also known as the Examination element of M05 Insurance law, is a professional qualification designed for individuals who wish to demonstrate their knowledge and understanding of insurance law in the UK. Examination element of M05 Insurance law certification is ideal for those who work in the insurance industry or those who wish to pursue a career in this field. It covers a wide range of topics such as the principles of insurance law, the legal framework surrounding insurance contracts, and the regulation of insurance providers.

CII Examination element of M05 Insurance law Sample Questions (Q47-Q52):

NEW QUESTION #47

When a defendant deliberately destroys possessions belonging to someone else, he has committed the tort(s) of

- A. trespass to goods, conversion, nuisance and battery.
- B. trespass to goods, conversion and nuisance only,
- C. trespass to goods only.
- D. trespass to goods and conversion only.

Answer: C

NEW QUESTION #48

According to statute law, an unfair term in a consumer insurance contract is defined as one which

- A. has been individually negotiated and is to the detriment of either one of the parties.
- B. provides insurance where the scope of cover is narrow compared to the premium charged.
- C. does not restrict liability for death or personal injury.
- D. causes a significant imbalance in the parties' rights to the detriment of the consumer.

Answer: D

NEW QUESTION #49

In respect of a life assurance policy, the duty to take reasonable care NOT to make a misrepresentation ends when the proposer

- A. assigns the contract to a third party.
- B. dies and his estate submits a claim to the insurer.
- C. signs and submits the completed proposal form to the insurer.
- D. forms the contract with the insurer.

Answer: D

NEW QUESTION #50

For this question more than 1 option is correct. You must select all the correct options to gain the mark. What are the main sources of new English Law?

- A. International treaties.
- B. Legislation.
- C. Official law reports.

• D. Case law.

Answer: B,D

NEW QUESTION #51

For this question more than 1 option is correct. You must select all the correct options to gain the mark. How may double insurance arise?

- A. The inadvertent non-cancellation of a policy when a new policy is taken out.
- B. A deliberate attempt to obtain the proceeds of two policies.
- C. A merger between two major insurance companies.

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• D. An overlap in cover between two different types of insurance policy.

Answer: B,D

NEW QUESTION # 52
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