


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TERM END EXAMINATIONS (TEE) – October 2022

Programme	B.Tech. (BCE)	Semester	Interim Semester 2022-23
Course Name	Microprocessors and Microcontrollers / ECE3004	Slot / Class No	C11+C12+C13+C14+C15
Time	1 ½ hours	Max. Marks	50

Answer ALL the Questions

Q No.	Question Description	Marks
PART - A (30 Marks)		
1	(a) (i) Differentiate the assembly language, high level language and machine level language with examples	10
	(ii) Number of memory chips required to realize a total memory of 80MB with a memory of size consisting of 8-data lines and 16-address lines	
	OR	
	(b) What is flag register? Discuss at least five flag register with examples	10
2	(a) Discuss the instructions with examples (i) MOV DPTR, #4357H (ii) MOV R0, 40H (iii) MOV A, @R0 (iv) MOVX A, @DPTR	10
	OR	
	(b) Write an 8051 assembly language program to Interface LED with 8051 and make it ON and OFF with some delay.	10

Page 1 of 2

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IIC Principles and Practice of Insurance Sample Questions (Q65-Q70):

NEW QUESTION # 65

Huronial Insurance Company submitted incorporation documents and received approval to sell personal-lines property and automobile policies. Which document will the Office of the Superintendent of Financial Institutions (OSFI) issue?

- A. Order of commencement
- B. Insurer establishment document
- C. National insurance notice
- D. Insurer of record

Answer: A

Explanation:

To operate as a federally regulated insurance company in Canada, an insurer must receive authorization from OSFI after meeting all incorporation and capital requirements. Once OSFI is satisfied that the insurer has complied with statutory conditions, it issues an Order to Commence and Carry On Business—commonly referred to as an order of commencement. This document grants the insurer the legal authority to start underwriting and selling insurance in Canada.

Option A is not an official document under Canadian insurance regulation. Option C does not exist in federal insurance legislation. Option D is incorrect because the establishment of an insurer is handled through incorporation documents, not a post-approval "establishment" certificate.

Therefore, the correct OSFI authorization document is B: Order of commencement.

NEW QUESTION # 66

Jack owns a convenience store. During a severe hurricane, he places sandbags in front of his store and boards up the windows. Which technique of loss control is Jack utilizing?

- A. Risk transfer
- B. Diversification
- C. Loss reduction
- D. Avoidance

Answer: C

Explanation:

Loss control refers to strategies used to minimize the frequency or severity of losses. In insurance principles, loss control is divided into loss prevention (reducing likelihood) and loss reduction (reducing severity once loss becomes imminent or unavoidable).

In this scenario, the hurricane threat is already occurring and cannot be prevented. Jack's actions—placing sandbags, boarding windows, and securing the premises—are aimed at reducing the amount of damage from an impending peril. This aligns exactly with loss reduction, which focuses on mitigating the extent of loss after a peril has already materialized or cannot reasonably be avoided.

Avoidance (option A) would involve eliminating the risk entirely, such as relocating the business out of hurricane-prone regions. Risk transfer (option B) involves shifting financial consequences to an insurer.

Diversification (option C) spreads exposure across multiple assets or locations. Jack is instead applying a protective measure to reduce damage, making D. Loss reduction the correct choice.

NEW QUESTION # 67

A commercial brokerage failed to advise the insurer of a client's modified risk. The insurer discovered this only at the time of a major loss and denied the claim due to material change. How will the client MOST LIKELY proceed?

- A. Pay for the loss, and cancel the policy backdated to before the loss
- B. Take legal action against the brokerage, stating it had a contractual responsibility to disclose the material change
- C. Take legal action against the insurer, stating the insurer knew the full risk
- D. Pay for the loss, and oblige the brokerage to reimburse the deductible

Answer: B

Explanation:

Brokers act as agents of the insured, meaning they owe a professional duty to advise the insurer of any material change in risk. A material change is any alteration that significantly affects the underwriting assessment of the policy. If a broker fails to report such a

change, the insurer is legally entitled to void coverage or deny a claim because it was not given full information to properly rate or accept the risk.

When a claim is denied due to the broker's failure-not the insured's intentional nondisclosure-the insured will typically seek compensation by suing the brokerage for negligence. The brokerage has a legal duty of care to ensure proper communication with insurers on behalf of the client.

Options A and B make no sense because the insurer will not voluntarily pay after a justified denial. Option C is unlikely, because the insurer can demonstrate that it never received notification of the change. The correct and realistic recourse is legal action against the brokerage, making D correct.

NEW QUESTION # 68

Which statement best explains the concept of utmost good faith?

- A. Requires a high standard of honesty
- B. Is a lack of conduct that exceeds mere negligence
- C. Implies the ability to void an insurance policy
- D. Is a requirement of all legal contracts

Answer: A

Explanation:

The principle of utmost good faith (uberrima fides) is fundamental to all insurance contracts. It requires a higher standard of honesty than ordinary commercial agreements because the insurer must rely on the applicant to disclose all material facts that could affect the underwriting decision. The insured has superior knowledge of the risk, and failure to disclose material information can jeopardize the insurer's ability to assess the exposure properly.

Option B is incorrect because utmost good faith is not required in all legal contracts-only in specific types where one party must rely heavily on the full disclosure of the other, such as insurance. Option C is partially related-breaches can lead to policy voidance-but that is a consequence, not the definition. Option D is incorrect because utmost good faith refers to the presence of elevated honesty, not the absence of negligence.

Therefore, the best explanation is A: Requires a high standard of honesty.

NEW QUESTION # 69

MacMan Inc. employs several salespersons who travel throughout Canada with samples of its products.

Which type of coverage does MacMan Inc. require to protect its samples while in the salespersons' possession?

- A. Aviation Insurance
- B. Accident Insurance
- C. Personal Property Floater
- D. Commercial Property Floater

Answer: D

Explanation:

A commercial property floater is designed for businesses that regularly transport goods, equipment, or samples away from their main premises. In this case, MacMan Inc.'s traveling sales staff carry product samples across Canada. These samples are considered business property, not personal property. Therefore, they must be insured under a commercial floater, which provides coverage regardless of location-hotel rooms, vehicles, trade shows, or customer visits.

Option C, personal property floater, applies to individual property such as jewelry, fine arts, or sporting goods, not business merchandise. Option A, aviation insurance, is irrelevant unless aircraft are owned or used by the business for transport. Option B, accident insurance, covers personal injuries, not physical property.

Because the exposure involves business-owned goods off-premises, the correct coverage is the commercial property floater. It ensures protection against theft, loss, or damage while the goods are in the custody of traveling employees.

NEW QUESTION # 70

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