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IIC Principles and Practice of Insurance Sample Questions (Q16-Q21):

NEW QUESTION # 16

What does the acronym PIPEDA stand for?

- A. Protect Insurance Products by Electronic Decoding Algorithms
- B. Private Information Protected from Email Decoding Attacks
- C. Personal Insurance Products Electronically Delivered Act
- **D. Personal Information Protection and Electronic Documents Act**

Answer: D

Explanation:

PIPEDA is the federal Canadian privacy legislation governing how private-sector organizations—including insurance companies, brokers, and adjusters—collect, use, and disclose personal information during commercial activities. Its full and correct name is: Personal Information Protection and Electronic Documents Act

PIPEDA sets out requirements for informed consent, accuracy, safeguarding of data, client access rights, and limitations on secondary use of personal information. Insurance operations rely heavily on personal data, so compliance is mandatory.

Options A, B, and C are fictitious and have no connection to Canadian insurance regulation or privacy law.

Thus, the correct answer is D.

NEW QUESTION # 17

What is the Canadian Insurance Claims Managers Association (CICMA) responsible for?

- A. Assessing automobile personal injury claims
- B. Analyzing the damageability of vehicles and property
- C. Monitoring claims to detect fraudulent valuations
- **D. Promoting a high standard of ethics in the handling of claims**

Answer: D

Explanation:

The Canadian Insurance Claims Managers Association (CICMA) is a professional body composed of senior claims managers across the Canadian insurance industry. Its principal purpose is to promote high ethical standards, professionalism, fairness, and integrity in claims handling. CICMA supports education, networking, and the sharing of best practices to ensure consistency and ethical conduct across insurers.

Option A is incorrect because CICMA does not evaluate or adjudicate claims; individual insurers and provincial accident benefit systems handle those tasks. Option B is incorrect because fraud detection is handled by insurers and sometimes by the Insurance Bureau of Canada (IBC). Option C is unrelated—vehicle damageability research is conducted by organizations such as the Insurance Institute for Highway Safety or similar bodies.

CICMA's work emphasizes ethics, professional development, and claims leadership, which align directly with option D.

NEW QUESTION # 18

If a dispute arises between the insurer and insured over a claim, which party is responsible for satisfying the courts that a concealment of material facts has occurred?

- A. Broker
- B. Insured
- C. Third party
- **D. Insurer**

Answer: D

Explanation:

In insurance law, the insurer bears the burden of proving that the insured failed to disclose a material fact.

Material facts are those that would influence an underwriter's decision to accept, rate, or decline the risk. If an insurer alleges concealment or misrepresentation, the onus lies with the insurer to establish—through underwriting evidence, policy documentation, and testimony—that the fact was material and that nondisclosure affected the insurer's judgment.

Option A is incorrect because the broker is merely an intermediary. Option C is not correct because the insured's role is to answer

questions truthfully, but the legal burden of proof in court rests with the insurer when making the accusation. Option D, a third party, has no role in proving concealment.

Therefore, the insurer must satisfy the court that a material concealment occurred, making B correct.

NEW QUESTION # 19

Maritime Insurance has met all requirements to be incorporated as an insurance company in Canada. Why would it prefer to incorporate under the Nova Scotia provincial statute rather than the federal statute?

- A. It requires no capitalization
- B. Another company with the same name is already federally licensed
- C. It plans to sell insurance nationally but operate out of one Nova Scotia office
- D. It intends to only do business in Nova Scotia

Answer: D

Explanation:

A company chooses provincial incorporation when it intends to operate only within that specific province.

This minimizes regulatory complexity because only the provincial Superintendent of Insurance regulates its operations. If Maritime Insurance plans to conduct business exclusively in Nova Scotia, incorporation under the Nova Scotia Insurance Act is simpler, less expensive, and avoids federal-level compliance requirements.

Option A is incorrect because capitalization is required under both federal and provincial laws. Option C may create confusion about naming conflicts, but name disputes do not determine the appropriate jurisdiction of incorporation. Option D is incorrect because selling insurance nationally requires federal licensing; a provincially incorporated insurer cannot operate beyond its home province unless licensed separately in each province—an inefficient approach.

Thus, the insurer would choose Nova Scotia incorporation only if it intends to operate solely within Nova Scotia, making B correct.

NEW QUESTION # 20

What is the name of the pooling agreement where all high-risk drivers are underwritten in a common pool?

- A. High-risk Drivers of Canada
- B. Underwriters Association
- C. Facility Association
- D. Substandard Group

Answer: C

Explanation:

The Facility Association is the Canadian automobile insurance mechanism designed to ensure that high-risk drivers, who cannot obtain insurance in the voluntary market, are still able to secure the legally required automobile insurance coverage. All auto insurers in participating provinces must be members, and losses and premiums in the pool are shared among them according to market share. Option B, "Substandard Group," is not an official Canadian mechanism. Option C does not refer to any recognized underwriting pool for high-risk auto insurance. Option D is not an actual insurance entity.

Only the Facility Association accurately represents the mandatory pooling arrangement for high-risk drivers.

NEW QUESTION # 21

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