

AHM-510^{Q&As}

Governance and Regulation

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QUESTION 1

The following statements describe various state benefit mandates. Select the answer choice that describes a state law pertaining to off-label uses for drugs.

- A. State A mandates that health plans provide benefits for experimental drugs for the treatment of terminal diseases such as AIDS and cancer.
- B. State B mandates that health plans have a procedure in place to allow a patient to have a non-formulary drug covered under certain conditions.
- C. State C mandates that, in dispensing generic drugs, pharmacies must label drug containers with the name of the substituted generic medication.
- D. State D mandates that health plans provide benefits for the treatment of one form of cancer with specific drugs that had originally been approved by the Food and Drug Administration (FDA) to treat other forms of cancer.

Correct Answer: D

QUESTION 2

State X issued a nonresident license to Tamara Pensky, a sales representative of the Verity Health Plan. In doing so, State X imposed a countersignature requirement, which requires that

- A. An officer of Verity sign a written statement which indicates that Verity appoints Ms. Pensky as an agent who is authorized to market Verity\\'s products
- B. An officer of Verity sign a written statement which certifies that Verity has investigated Ms. Pensky\\'s qualifications and background and believes she is trustworthy and competent
- C. Applications solicited by Ms. Pensky must be signed by an individual who holds a resident License
- D. Applications solicited by Ms. Pensky must be signed by an officer of Verity

Correct Answer: C

QUESTION 3

Health plans typically divide their costs into medical and administrative expenses. Examples of medical expenses are.

- A. Equipment costs
- B. Salaries and benefits for executives and for all functional areas
- C. Sales and marketing costs
- D. Payments to providers for the delivery of healthcare

Correct Answer: D

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QUESTION 4

SoundCare Health Services, a health plan, recently conducted a situation analysis. One step in this analysis required SoundCare to examine its current activities, its strengths and weaknesses, and its ability to respond to potential threats and opportunities in the environment. This activity provided SoundCare with a realistic appraisal of its capabilities. One weakness that SoundCare identified during this process was that it lacked an effective program for preventing and detectingviolations of law. SoundCare decided to remedy this weakness by using the 1991 Federal Sentencing Guidelines for Organizations as a model for its compliance program.

With respect to the Federal Sentencing Guidelines, actions that SoundCare should take in developing its compliance program include

- A. Creating a system through which employees and other agents can report suspected misconduct without fear of retribution
- B. Holding management accountable for the misconduct of their subordinates
- C. Assigning a high-level member of management to the position of compliance coordinator or administrator
- D. All of the above

Correct Answer: D

QUESTION 5

Any willing provider laws have their share of proponents and opponents. Arguments commonly made in opposition to any willing provider laws include

- A. That such laws reduce the number of providers in a health plan\\'s network
- B. That such laws limit consumer choice to coverage options that are more costly than network-based plans
- C. That such laws encourage providers to offer discounts in exchange for patient volume
- D. All of the above

Correct Answer: B

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