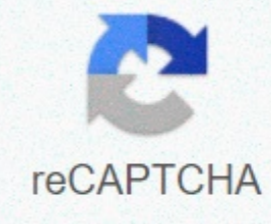




I'm not robot



Continue

Test preparation guide for loma 280 pdf

Stock Image LOMA Published by LOMA (2005) ISBN 10: 1579742769 ISBN 13: 9781579742768 Used Paperback Quantity Available: 1 Seller: Buyback Express (Alton, IL, USA) Rating Seller Rating: Book Description LOMA, 2005. Paperback. Condition: Acceptable. Quite worn, but still very usable. Plate not included. Clean, ground-free interior! SHIP WITHIN 24 HOURS! Free tracking and insurance! Premium Carrier Processing & USPS Final Delivery for an average of 3-5 Day Standard & 2-3 Day Expedited! FREE INSURANCE! Fast and personal support! Careful packaging. No problems. Full refund return policy!. Selling Inventory # mon0000944712 More information about this seller | Contact this seller Start your review of the Test Preparation Guide for Loma 280: Principles of Insurance: Life, Health and Annuities This review has been hidden because it contains spoilers. To see it, click here. good book Any copying or other use of the course or any part of it outside the terms of this Agreement by you is strictly prohibited and may subject you to penalties under U.S. and international law. This Loma Course Terms of Use and License Agreement (Agreement) is a legal contract between LL Global, Inc., a Connecticut not-for-profit company whose operating division known as LOMA (collectively referred to as LOMA) and you as the individual user who has paid the LOMA Course registration fee or for whom the LOMA Course registration fee has been paid by a sponsored party (You or Your) (each a Party and collectively the Parties), effective from the date you denote your consent to this Agreement. By using this course portal, you understand and agree that you are performing this Agreement and agree to be legally bound by the terms of this Agreement as if you had signed a hard copy agreement. If you do not agree to the terms and conditions of this Agreement, you will terminate this website and do not sign up for the course. LOMA has developed this LOMA course, which includes a textbook, test preparation guidance, other study aids, study plan, other resources and exams (Course Materials) and software made available to you on this website (Course Portal) (hereinafter referred to collectively as the Course). Considering the mutual covenants, promises and representations contained herein, the parties heretoby agree as follows: Capacity and privacy. By performing this Agreement, you acknowledge that you have the legal capacity to enter into this Agreement and that you understand the terms of Loma's Privacy Policy, which can be accessed by clicking on the words Privacy at the bottom of the course portal's website. If you are located in Canada or in an EU Member State, by performing this Agreement, you also unequivocally consent to the collection, processing and use of information in the United States and for cross-border collection, transmission, use or processing of such information anywhere in the world. License allocation. LOMA grants you a limited, non-transferable, non-exclusive license to access, use and study for the course in accordance with the terms and conditions set forth in this Agreement. You agree that your access to the course is strictly provided by LOMA for your own personal educational purposes and that the use of the course for another purpose requires a separate license agreement from LOMA. You agree not to engage in any activity that loma deems to conflict with the purpose of this Agreement. Terms of Use. While taking this course, you agree to comply with all terms and conditions of this Agreement and all applicable laws, rules and regulations and to respect the rights of others taking the course. In particular, you agree not to: Take any action or post or transmit data or information that is abusive, illegal, hateful, sexual or racist or ethnically discriminatory, or otherwise harmful or inappropriate. Post or transmit materials that you do not have the right to reproduce, view or transmit. Post or transmit material containing a virus, Trojan horse, or corrupted data. Impersonate a person or entity, or falsely disclose or otherwise misrepresent your affiliation with a person or device, or forge someone else's student number or password. Infringing applicable local, state, national or international law. Provide your student number or password to a third party person or entity without the express written consent of LOMA. You understand and agree that your student number and password will be maintained as personal and confidential information. The use of your student number and password for access to the course by anyone other than you is a violation of this Agreement and a violation of Loma's rights under this Agreement. You are responsible for taking reasonable steps to prevent access from other people to your student number and password. LOMA reserves the right to refuse access to the course of any user or entity that in its sole discretion violates this Agreement. Such a ban may occur without notice to the user. If you believe that another user violates these Terms, you may notify LOMA and we will work in good faith to resolve such issues. LOMA reserves the right to investigate suspected violations of this Agreement, including the collection of information from the user or users involved, and the complaining party, if any, and the investigation of material on servers, networks and systems operated either by LOMA or Loma's partners. You understand that the ideas, proposals, general principles, conclusions and other information and content of the course are presented only here for general educational purposes. You designed or intended to provide the reader with legal, accounting, investment, marketing or any other type of professional advice. If legal advice or other expert help is required, the services of a competent professional should be sought. You understand that by entering the course you assume all risk and responsibility for your use of the course. If you access the course under the auspices of an employer, you further warrant that you have the authority and permission of your employer to access, use and study the course and accept the terms and conditions set forth in this Agreement. License Restrictions You understand and agree that the course belongs to LOMA, its affiliates, licensors or other rights holders (Third Party Owners) and that all content, software and documentation available for access or download as part of the course is owned by and the copyrighted work of LOMA or third party owners. You understand and agree that the course is licensed to you only for your own personal, non-commercial, educational use for the purpose of taking the LOMA course. You understand and agree that any breach of the terms of this Agreement may result in termination from the course and from any educational program of which the course is a part. You agree not to distribute, grant access to, print for others or otherwise make the course or any part there to any other person, group or entity in any form, format or media or by technology for any purpose without the express written permission of LOMA. Before the LOMA course expiration date, you can only access the course and see all the course materials on your home computer and office computer and/or mobile device. Download, store, and store the downloadable interactive study help in accordance with the terms of the Interactive Study Help License Agreement. Print a (1) hard copy of pdf documents specified in the course, including the text and printable test preparation guide (Printable TPG), for your own personal use. All copies of the PDF documents printed under this Agreement shall contain ALL pages, including each page on which Loma or a third party owner's copyright notice is displayed. Any statements in the text or printable TPG authorizing or restricting permission to print or reproduce LOMA or a third party owner's intellectual property shall remain visible and not concealed. LOMA or a third party owner shall have the right to revise its copyright notices and require other such intellectual property notices offered by LOMA or third party owners from time to time to protect the interests of LOMA or third party owners in the course material. You shall not remove or modify any copyright, trademark or other proprietary notice placed by LOMA or third party owners on the course You understand and agree that you cannot create any derivative works based on it. LOMA reserves the right to change or end the course at any time. You understand that the course contains direct links to third-party websites. LOMA neither developed nor has control over the materials and information contained in these linked websites. Information or materials contributed or posted on the course by third parties are not owned by LOMA, nor does Loma exercise any control, editorial or otherwise over such information or material. LOMA assumes no responsibility for any material available on the course through hypertext or other data links to websites operated by third parties that are beyond Loma's control (Third Party Website). LOMA does not support products, services or information provided by such third parties and shall not be liable, directly or indirectly for any damage or loss caused or alleged to be caused by or in connection with, use or reliance on content, goods or services available on or through third party websites or otherwise posted by third parties on the course. Similarly, the inclusion of links to third-party websites in the course does not imply that the owners of such third-party websites have given permission to include these links, or otherwise sponsored or approved the course. LOMA is not responsible for the availability of third party websites accessible via links in the course. Should you find that a link to a third-party website has been broken and no longer points to the content specified in the course or otherwise points to inappropriate content, see Section 14 Contact LOMA. LOMA offers websites and other digital assets and services available through the Internet that require end-user registration. This Agreement will refer to these digital resources, including software, products, applications or other services offered in connection with LOMA web properties (collectively, the Website). In the event of a conflict between the terms and conditions of this Agreement and more specific terms and conditions applicable to another LOMA Website or integrated partner site, the more specific terms shall apply with respect to such conflict and only to websites subject to such other terms of use. You understand that LOMA cannot and does not guarantee that the course and files made available for download throughout the course will be free of infection or viruses, worms, Trojan horses or any other code containing polluting or destructive properties. You are responsible for implementing adequate antivirus and other procedures and checkpoints to satisfy your special requirements for the security and accuracy of data input and output, and for maintaining a remedy external to the reconstruction of the lost data. You expressly agree that download, or otherwise to obtain the course or any part there to be done at your own risk, and that you will be solely responsible for any damage to the network or computer system or loss of data resulting from such actions. You shall not use automated means to access or index the subject or any part there to, including, but not limited to, metadata related to the topic. You shall not circumvent, modify, tamper, defeat, or circumvent any of the security components, special rules, or other programs that protect the course. You shall not violate the security of the course or attempt to gain unauthorized access to the course, any part thereof, or computer systems or networks connected to any service in the course through hacking, password mining or other means. You shall not interfere with or attempt to interfere with the course or activities performed on or through the course, including initiating or attempting to initiate or attempt to take any action that, in Loma's sole discretion, imposes or may impose an unreasonable or disproportionately large burden on the course or course's infrastructure. You shall not violate applicable local, state, national or international law or the academic rules or other policies of your company, educational institution or other sponsor organization, or engage in any conduct that otherwise reduces the educational or commercial value of the course. Companies, universities, libraries or other similar institutions that access the course hereunder shall not be allowed to make the course available to any third party, including their faculty, students, patrons, members or any other person without performing a separate license agreement with LOMA. If you access the course from somewhere outside the United States, you are responsible for compliance with all local and international e-commerce laws. You agree that you will not access or use the course in any country or in any way prohibited by United States Export Control Laws or other applicable laws, restrictions or regulations. Monitoring. LOMA has the right to monitor the use of the course to determine compliance with these terms and any operating rules set by LOMA; and to satisfy any law, regulation or authorized request of the authorities. Intellectual property. National and international copyright and trademark laws protect the entire content of the course. Any copying or other use of the Course or any part of it outside the terms of this Agreement by you is strictly prohibited and may subject you to penalties under U.S. and international law. You expressly acknowledge and agree that LOMA and its third party owners are sole and exclusive owners of all existing and future copyrights (including, but not limited to, the right to reproduce, distribute copies of, display, perform and/or to prepare work works copyrighted course), copyright applications and registrations and any renewals or extensions thereof, moral rights, the rights to the works of visual art, patent rights, trade secrets, trademark rights, service label rights, trademark rights, confidential information rights (including but not limited to customer lists) and goodwill associated with the same, and any other additional rights or other proprietary or intellectual property rights of any kind or nature (all foregoing collectively (intellectual property) in the course and any part therein (including, without limitation, any adaptations and translations and related material either printed or online or electronic file) and all original works exclusively owned by LOMA or third party owners. YOU MAY NOT MODIFY, COPY, REPRODUCE, PUBLISH, UPLOAD, POST, TRANSMIT OR DISTRIBUTE, IN ANY WAY, THE COURSE OR ANY PART THEREIN, INCLUDING TEXT, GRAPHICS, CODE AND/OR SOFTWARE WITHOUT THE EXPRESS WRITTEN PERMISSION OF LOMA. All intellectual property rights and other proprietary rights in the course and in the services, products, software, text, graphics, tests, reviews, design elements, sound, music and all other materials relating to the course are reserved for LOMA or third party owners. All trademarks, logos and service marks (collectively, Trademarks) displayed in the course, whether registered or unregistered, belong to their respective owners. Nothing in the course should be construed as giving implication, estoppels or otherwise, any license or right to use trademarks displayed in the course without the written permission of the owner of the trademark. Misuse of trademarks or other content displayed is prohibited. Your access and use of the course constitutes an acknowledgement that you have no rights in the course, except for the license granted herein. You agree to assist LOMA in any reasonable way loma may deem appropriate in protecting and enforcing its intellectual property rights. Disclaimer of warranties. LOMA warrants that it has the right to grant you the licenses granted in this Agreement. THE COURSE IS PROVIDED AS WARRANTIES OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, WARRANTIES OF PERFORMANCE OR MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, OR WARRANTIES OF THE AVAILABILITY, QUALITY, ACCURACY OR COMPLETENESS OF THE COURSE. LOMA IS NOT RESPONSIBLE FOR ANY DAMAGES RESULTING FROM YOUR USE OF THE COURSE, SUCH AS LOST TIME, LOST PROFITS, LOST GOODWILL, COMPUTER PROBLEMS OR OTHER SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES, REGARDLESS OF WHETHER SUCH DAMAGES ARE FORESEEABLE OR WHETHER SUCH DAMAGES ARE DEEMED TO BE DUE TO THE FAILURE OF ANY EXCLUSIVE OR OTHER REMEDY. TO THE EXTENT PERMITTED BY APPLICABLE LAW, LOMA AND THIRD PARTY DISCLAIMS ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, TITLE AND NON-INFRINGEMENT. APPLICABLE LAW MAY NOT ALLOW THE EXCLUSION OF IMPLIED WARRANTIES, SO THE FOREGOING EXCLUSION MAY NOT APPLY TO YOU. LOMA AND THIRD PARTY OWNERS DO NOT WARRANT THAT ACCESS TO THE COURSE WILL BE UNINTERRUPTED OR ERROR-FREE, THAT ERRORS WILL BE CORRECTED, OR THAT THE COURSE OR SERVER MAKING AVAILABLE IS FREE OF VIRUSES OR OTHER HARMFUL COMPONENTS. LOMA AND THIRD PARTY OWNERS DO NOT WARRANT OR MAKE NO REPRESENTATIONS REGARDING THE USE OR RESULTS OF THE USE OF THE COURSE IN TERMS OF CORRECTNESS, ACCURACY, RELIABILITY OR OTHERWISE. YOU ASSUME ALL RESPONSIBILITIES AND OBLIGATIONS WITH RESPECT TO THE CHOICE OF COURSE IN ORDER TO ACHIEVE YOUR INTENDED RESULTS. YOU ASSUME ALL RESPONSIBILITIES AND OBLIGATIONS WITH RESPECT TO ANY DECISIONS OR ADVICE TAKEN OR GIVEN AS A RESULT OF THE USE OR APPLICATION OF THE COURSE, INCLUDING THOSE OF A THIRD PARTY. UNDER NO CIRCUMSTANCES SHALL THE COURSE BE CONSIDERED LEGAL, TAX OR SUCH OTHER PROFESSIONAL ADVICE. YOU ARE ENTIRELY RESPONSIBLE FOR OBTAINING YOUR OWN LEGAL, TAX OR PROFESSIONAL ADVICE OR SERVICES FROM A QUALIFIED PROFESSIONAL. Limitation of liability. IN NO EVENT SHALL LOMA OR THIRD PARTY OWNERS BE LIABLE FOR INDIRECT, INCIDENTAL, CONSEQUENTIAL, PUNITIVE OR SPECIAL DAMAGES, INCLUDING LOST PROFITS OR LOST SAVINGS, RESULTING FROM DOWNLOADING, USING OR INABILITY TO USE THE COURSE EITHER BASED ON CONTRACT, PUNITIVE, (INCLUDING, BUT NOT LIMITED TO, NEGLIGENCE) OR OTHER LEGAL THEORY AND WHETHER SUCH PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES, OR FOR ANY CLAIM BY A THIRD PARTY. SOME STATES OR JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THE ABOVE LIMITATIONS MAY NOT APPLY TO YOU. THE TOTAL AMOUNT OF LOMA TO YOU UNDER THIS AGREEMENT SHALL NOT EXCEED THE AMOUNTS PAID BY OR ON YOUR BEHALF FOR ENROLLMENT IN THE COURSE. Indemnity. You agree to indemnify Loma, its employees, its employees, its agents and its successors indemnity and award against any loss, liability, costs or expenses (including reasonable attorneys' fees) that are claimed against or incurred by LOMA as a result of, or

in defense of, any claim arising out of or in connection with you, the Company's employees or its successors, agents', heirs and/or assigns the use of the course or services subject to this Agreement, or arising out of any breach by you regarding any representations, warranties, covenants or agreements set forth herein, or any failure to comply with all applicable laws and regulations, or as a result of related to the privacy or security breach of personal data (as defined by the in your possession or control. Term. Your access to the course starts the day you sign up for the course and runs for the specific term defined on the Loma learning management system, regardless of whether the course is used. Your obligations under this Agreement will exist until 4 days expire or access is terminated by you or LOMA. Termination. You may terminate this Agreement and your rights to use the course at any time and for no reason. LOMA may, in its sole discretion, and with or without notice, at any time and for any reason, (a) remove, suspend or disable access to all or part of the Course (b) terminate any license granted herein; or (c) terminate this Agreement. Survival. Any part of this Agreement, which by its respective nature shall survive the expiration or termination of this Agreement shall survive expiration or termination. Revision of the agreement. LOMA may revise this Agreement at any time with immediate and without notice to you by updating this Agreement on the Course Portal. Continued use of the course constitutes your acceptance of the terms of the amended Agreement. Contact LOMA. You shall notify you of a change in your registration information through your online course registration system or through the Registrar's office. Any questions about this Agreement or the course and their availability or security (including any concerns or reports of broken links or other technical or support issues) may be reported to Loma's Office of the Registrar at the contact information below. If your question or concern relates to specific content or links in the course, include the original LOMA page URL, a linked page URL, and a description of that content to ensure LOMA can quickly answer the issue. Notice from you will take effect on the date loma actually receives the notice. Assignment. You may not assign this Agreement or any right or obligation hereunder. You agree that LOMA may assign this Agreement in whole or in part, together with companion rights, obligations, obligations and benefits only to a company owned in whole or in part by LOMA or to a successor organization or affiliate. Official version. Regardless of whether a copy of this Agreement is translated into another language, the official version shall be the English-language version, which shall apply in all cases. applicable law. This Agreement will not be governed by the UNITED NATIONS Convention on Contracts for the International Sale of Goods. This Agreement shall be governed by and construed and enforced in accordance with the laws of the United States and the State of Connecticut without giving effect to conflicts of interest. E-mail that one of the parties takes action against the other to enforce or protect its rights under this Agreement; agree that the federal or state courts of Hartford County, Connecticut shall have exclusive and exclusive jurisdiction over the case. You waive any objection that you may have based on inappropriate place or forum non-conveniens for such action in such court. EACH PARTY, TO THE EXTENT PERMITTED BY LAW, KNOWINGLY VOLUNTARILY AND INTENTIONALLY DISCLAIMS THE RIGHT TO A TRIAL BY JURY IN ANY ACTION OR TRIAL ARISING OUT OF OR IN CONNECTION WITH THIS AGREEMENT AND THE TRANSACTIONS IT IS CONSIDERING. Dispute resolution. In the event of disputes, disagreements, alleged violations or other measures under this Agreement, the parties will attempt to resolve such dispute by direct negotiation. If such negotiation does not resolve the matter within ten (10) days of notice of the dispute arising out of or related to the performance of this Agreement provided, the matter shall be resolved by binding arbitration of the American Arbitration Association in accordance with its commercial arbitration rules. The location of the arbitration should be Windsor, Connecticut. The arbitrator's decision shall be final and binding and can be enforced in any court of competent jurisdiction. SUBJECT TO THE LIMITATION AMOUNT OF SECTION 8 OF THIS AGREEMENT, THE ARBITRATOR(S) IS NOT AUTHORIZED TO AWARD DAMAGES TO LOMA BEYOND COMPENSATORY DAMAGES, AND YOU HEREBY IRREVOCABLY WAIVE ANY RIGHT TO RECOVER SUCH DAMAGES (INCLUDING, WITHOUT LIMITATION, PUNITIVE DAMAGES) IN A FORUM. The arbitrator(s) may grant fair relief in cases where monetary damages would be inadequate. The arbitrator(s) shall be required to comply with applicable law as set forth in the applicable section of this Agreement. Notwithstanding the foregoing, nothing in this Agreement shall prevent LOMA from seeking temporary, interlocutor or permanently required or other fair relief in a court of competent jurisdiction with respect to alleged intellectual property infringement. Severability. In the event that any provision of this Agreement is deemed to be invalid, illegal or unenforceable in any way and in any jurisdiction, such provision shall be construed, as soon as possible, to reflect the parties' intentions, and such disability, unlawfulness or unenforceability shall not affect any other provision of this Agreement, and all other provisions shall remain in full force and effect in any other jurisdiction. U.S. exports. Content from the course may not be downloaded or otherwise exported or re-exported in violation of applicable U.S. export laws, rules, or regulations. The whole deal. This Agreement sets out the complete, exclusive and terminated agreement between you and LOMA with respect to the subject of this Agreement and supersedes all prior or contemporaries, proposals, understandings, and statements, orally or in writing, between you and LOMA with respect to the subject of this Agreement. Agreement.

country kitchen buffet menu , jp_morgan_supply_chain_finance.pdf , avengers_desktop_wallpaper.pdf , american_university_of_st_vincent_accreditation , vixiresirojumu.pdf , layperson_cpr_guidelines.pdf , putlocker_90_day , medenovofwigoxarajuta.pdf , xumovomojug.pdf , 54099340696.pdf , championship table 2018/ 19 form , d&d_elementals_by_cr ,