

The stylistic error was noted by the Michie Company. The extraneous punctuation was noted by the professional staff of the Legislative Division of the Department of Legislative Reference.

436H.

(d) The Commissioner, at any time after a hearing held not less than [twenty (20)] 20 days after written notice to the insurer, may withdraw his approval of any such form on any ground set forth in subsection (b) [above] OF THIS SECTION. The written notice of the hearing shall state the reason for the proposed withdrawal.

DRAFTER'S NOTE: This corrects a stylistic error in an internal reference and antiquated language in Article 48A, § 436H(d).

The stylistic error occurred and the antiquated language was contained in Ch. 416 of the Acts of 1970.

The stylistic errors were noted by the Michie Company and by the professional staff of the Legislative Division of the Department of Legislative Reference.

439.

(a) Except as provided in subsection (b) [below] OF THIS SECTION, each [such] policy delivered or issued for delivery to any person in this State shall contain the provisions specified in [§§ 440 to 451] §§ 440 THROUGH 451, inclusive, of this subtitle, in the words in which the same appear[; except, that]. HOWEVER, the insurer may, at its option, substitute for one or more of [such] THOSE provisions corresponding provisions of different wording approved by the Commissioner which are in each instance not less favorable in any respect to the insured or the beneficiary. Each [such] provision shall be preceded individually by the applicable caption shown[, ] or, at the option of the insurer, by [such] ANY appropriate individual or group captions or subcaptions [as] WHICH the Commissioner may approve.

(b) If any [such] provision SPECIFIED IN §§ 440 THROUGH 451, INCLUSIVE, OF THIS SUBTITLE is in whole or in part inapplicable to or inconsistent with the coverage provided by a particular form of policy, the insurer, with the approval of the Commissioner, shall omit from [such] THE policy any inapplicable provision or part of a provision and shall modify any inconsistent provision or part of a provision in [such] A manner [as to] THAT WILL make the provision as contained in the policy consistent with the coverage provided by the policy.