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Occurred: As a result of Ch. 507, Acts of 1993, which renamed the Insurance Department to be the Insurance Administration and established that agency as an independent unit of State government. The extraneous article occurred in the same legislation.

360A.

(b) (4) (iii) Nothing in this [section] PARAGRAPH may be construed to prohibit a hospital officer, director, or administrator, or a health care practitioner licensed under the Health Occupations Article from serving on the board.

DRAFTER'S NOTE:

Error: Incorrect internal reference.

Occurred: Ch. 507, Acts of 1993.

468F.

(c) (4) (iii) Examples of policies and certificates for which the statement in subparagraph (i) of this paragraph is not required are policies issued pursuant- to a contract under § 1876 or § 1833 of the federal Social Security Act (42 U.S.C. § 1395 et seq.), disability income policies, basic, catastrophic, comprehensive or major medical expense policies, and single premium nonrenewable policies.

DRAFTER'S NOTE:

Error: Inadvertent deletion of preposition preceding the references to the federal Social Security Act in Article 48A, § 468F(c)(4)(iii).

Occurred: Ch. 5, Acts of 1993. Correction by the Michie Company-in the 1993 Cumulative Supplement of Volume 5 of the Code is validated by this Act.

468G.

- (c) When soliciting or advertising the sale of a health insurance policy to a person eligible for Medicare, an insurer or agent may not:
- (3) Make use of terms such as Medicare consultant, Medicare-advisor, Medicare bureau, or disability insurance consultant in a letter, envelope, reply card or in any other writing, or advertisement, or in any oral representation describing the insurer or the agent or agency; OR

DRAFTER'S NOTE:

Error: Omitted conjunction in Article 48A, § 468G(c)(3).

Occurred: Ch. 526, Acts of 1992.