

DRAFTER'S NOTE:

Error: Extraneous preposition in Article 48A, § 470EE(b).

Occurred: Chapter 537, Acts of 1993.

477E.

(a) Every hospital or major medical insurance policy or certificate written on an expense-incurred basis which is delivered, or issued for delivery, within this State must include benefits for expenses arising from treatment of acute mental illnesses and emotional disorders which in the professional judgment of practitioners are subject to significant improvement through short-term therapy. These benefits must be at least equal to the following minimum requirements:

(3) [(i)] With respect to benefits for residency in a Department of Health and Mental Hygiene approved psychiatric halfway house[, the]:

(I) THE period of residency for which benefits are payable shall be at least 120 days and shall be at a rate which is not less than 75 percent of the per diem rate which amount may not exceed \$30 per day;

(ii) Justification for length of stay shall be documented by a qualified psychiatrist or psychologist based on a monthly evaluation of the patient which is available to the insurance company at [their] ITS request;

(iii) The insurance company, as a condition precedent to the allowance for benefits for residency in a psychiatric halfway house, may require the certification in writing by a licensed psychiatrist or psychologist that residency in a psychiatric halfway house is medically necessary either in lieu of or in combination with confinement as an inpatient in a hospital and will reduce the length of confinement as an inpatient in a hospital; AND

(iv) The total benefits payable for treatment as an inpatient in a hospital or residency in a psychiatric halfway house or a combination of both may not exceed the cost of benefits available annually for treatment as an inpatient in a hospital.

DRAFTER'S NOTE:

Error: Stylistic errors and omitted conjunction in Article 48A, § 477E(a)(3).

Occurred: Ch. 587, Acts of 1988. Partial correction of Article 48A, § 477E(a)(3) by the Michie Company is also validated by this Act.

486G.

(a) When in connection with a premium finance agreement, a power of attorney or other authority to cancel any insurance contract or contracts on behalf of the insured is given to a premium finance company, the insurance contract or contracts may not be cancelled by the premium finance company unless such cancellation is effectuated in accordance with [the following provisions:] THIS SECTION.