RHODES UNIVERSITY MEDICAL SCHEME
Rules
Amendment with effect from
1 January 2012
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1. NAME
The name of the Scheme is RHODES UNIVERSITY MEDICAL SCHEME, also known as “RU Med”, hereinafter referred to as the "Scheme".

2. LEGAL PERSONA
The Scheme, in its own name, is a body corporate, capable of suing and of being sued and of doing or causing to be done all such things as may be necessary for or incidental to the exercise of its powers or the performance of its functions in terms of the Medical Schemes Act and regulations and these rules.

3. REGISTERED OFFICE
The registered office of the Scheme is situated at 7 Lutman Street, Richmond Hill, Port Elizabeth, but the Board may transfer such office to any other location in the Republic of South Africa, should circumstances so dictate.

4. DEFINITIONS
In these Rules, a word or expression defined in the Medical Schemes Act (Act 131 of 1998) bears the meaning thus assigned to it and, unless inconsistent with the context—

(a) a word or expression in the masculine gender includes the feminine;
(b) a word in the singular number includes the plural, and vice versa; and
(c) the following expressions have the following meanings:

4.1 "Act", the Medical Schemes Act (Act No 131 of 1998), and the regulations framed thereunder, as amended from time to time.

4.2 "Adult Dependant", a Dependant other than a Child Dependant.
4.3 "Approval", 
prior written approval in terms of these rules.

4.4 "Auditor", 
an auditor registered in terms of the Public Accountants’ and Auditors’ Act, 1991, (Act No. 80 of 1991) as amended from time to time.

4.5 "Beneficiary", 
a Member or a person admitted as a Dependant of a Member.

4.6 "Benefit", 
a health provision or payment in terms of these rules.

4.7 "Board", 
the Board of Trustees constituted to manage the Scheme in terms of the Act and these rules.

4.8 "Centre Provider", 
a provider employed by the Scheme who consults at a Medical Centre as authorised by the Board.

4.9 "Child", 
a Member’s natural child, or a stepchild or legally adopted child or a child in the process of being legally adopted or a child who has been placed in the legal custody of the member or the spouse or partner and who is not a beneficiary of any other medical scheme.

4.10 "Child Dependant", 
a child under the age of 21 and who is not in receipt of a regular remuneration of more than the maximum social pension per month; or, a child aged 21 or older but under the age of 27, who is not self supporting, is a registered full time student at an educational institution recognised by the
Board; or, a registered dependant who, due to a mental or physical disability, is wholly dependent upon the Member.

4.11 "Condition Specific Waiting Period", a period during which a Beneficiary is not entitled to claim benefits in respect of a condition for which medical advice, diagnosis, care or treatment was recommended or received within the twelve-month period ending on the date on which an application for membership was made.

4.12 "Continuation Member", a Member who retains membership of the Scheme in terms of rule 6.2 or a Dependant who becomes a Member of the Scheme in terms of rule 6.3.

4.13 “Contracted Fee” the fee determined in terms of an agreement between the Scheme and a service provider of group of providers in respect of the payment of relevant health services.

4.14 "Contribution", in relation to a Member, the amount, exclusive of interest, paid by or in respect of the Member and registered Dependents, if any, as membership fees and shall include contributions to personal medical savings accounts.

4.15 "Cost", in relation to a benefit, the net amount payable in respect of health service rendered in terms of these rules.

4.16 "Council" the Council for Medical Schemes as contemplated in the Act.

4.17 "Creditable Coverage", any period during which a late joiner was –

4.17.1 a member or dependant of a medical scheme;
4.17.2 a member or dependant of an entity doing the business of a medical scheme which, at the time of his/her membership of such entity, was exempt from the provisions of the Act;

4.17.3 a uniformed employee of the South African National Defence Force, or a dependant of such employee, who received medical benefits from the South African National Defence Force, or

4.17.4 a member or dependant of the Permanent Force Continuation Fund, but excluding any period of coverage as a dependant under the age of 21 years.

4.18 "Dependant",

4.18.1 a Member’s Spouse or Partner who is not a member, or a registered dependant, of a member or a medical scheme;

4.18.2 a dependent child;

4.18.3 the immediate family of a Member in respect of whom the Member is liable for family care and support;

4.18.4 any such other person who is recognised by the Board as a Dependant for purposes of these Rules.

4.18.5 To be eligible as a Dependant, other than as the Member’s spouse or partner, a dependant must not be in receipt of a regular income in excess of the Social Pension.

4.19 “Designated Service Provider (DSP)”,

a health care provider or group of providers selected by the Scheme as preferred provider/s to provide to the members, diagnosis, treatment and care in respect of one or more prescribed minimum conditions.

4.20 “Domicilium Citandi et Executandi”,
the member’s chosen physical address at which notices in terms of rules 11 and 13 as well as legal process, or any action arising therefrom, may be validly delivered and served.

4.21 “Emergency Medical Condition”,

the sudden and, at the time, unexpected onset of a health condition that requires immediate medical or surgical treatment, where failure to provide medical or surgical treatment would result in serious impairment to bodily functions or serious dysfunction of a bodily organ or part, or would place the person’s life in serious jeopardy.

4.22 "Employee",

a person in the employment of a Participating Employer for whom it is a condition of employment to become a Member.

4.23 "Employer",

Any accredited tertiary education institution or its formally affiliated institution/s, recognised by the Board, which contracts with the Scheme for the purpose of admission of its Employees as members of the Scheme.

4.24 "General Waiting Period",

a period in which a Beneficiary is not entitled to claim any benefits.

4.25 "Health Services",

Any services rendered by a registered provider in terms of these rules.

4.26 "Income",

for the purposes of calculating contributions in respect of –

4.26.1 a Member who is an employee – gross monthly salary/pensionable earnings;

4.26.2 a Member who registers a spouse or partner as a dependant – the higher of member or spouse or partner’s salary or earnings;
4.26.3 a Continuation Member – total gross monthly earnings from all sources including employment and, in the absence of proof being provided in respect of 4.26.1 and 4.26.2, contribution will be deemed to be at the highest level.

4.27 “Late Joiner”,
an applicant or the adult dependant of an applicant who, at the date of application for membership or admission as a dependant, as the case may be, is 35 years of age or older but excludes any beneficiary who enjoyed coverage with one or more medical schemes as from a date preceding 1 April 2001, without a break in coverage exceeding 3 consecutive months since 1 April 2001.

4.28 “Medical Centre”,
a Medical Centre staffed, funded and managed by the Scheme for the provision of primary care services.

4.29 “Member”,
any person who is admitted as a Member of the Scheme in terms of these Rules.

4.30 “Member Family”,
the Member and all registered Dependents.

4.31 “Partner”,
one person with whom the Member has a committed relationship akin to a marriage based on objective criteria of mutual dependency and a shared and common household, irrespective of the gender of either party.

4.32 “Prescribed Minimum Benefits”,
the benefit contemplated in section 29(1)(o) of the provision of the diagnosis, treatment and care cost of –
(a) the Diagnosis and Treatment Pairs listed in Annexure A of the regulations, subject to any limitations specified therein, and
(b) any Emergency Medical Condition. (as defined in 4.21)

4.33 “Prescribed Minimum Benefits Condition”,
a condition contemplated in the Diagnosis and Treatment Pairs listed in Annexure A of the Regulations or any emergency medical condition.

4.34 "Provider",
a registered person or institution supplying health services.

4.35 "Preferred provider",
a provider approved by the Board as a preferred supplier of health services.

4.36 "Registrar",
the Registrar or Deputy Registrar/s of Medical Schemes appointed in terms of section 18 of the Act.

4.37 “Rhodes University Medical Scheme Tariff”,
The tariff payable for health services as determined by the Board of Trustees.

4.38 "Social Pension",
the appropriate maximum basic social pension prescribed by regulations promulgated in terms of the Social Pensions Act, 1992 (Act No. 59 of 1992) as amended from time to time.

4.39 "Spouse",
one person to whom the Member is married in terms of any law or custom.
5. **OBJECTS**

The objects of the Scheme are to undertake liability, in respect of its Members and their Dependents,

(a) to make provision for the obtaining of any relevant health service;

(b) to grant assistance in defraying expenditure incurred in connection with the rendering of any relevant health service; and/or

(c) to render a relevant health service, either by the Scheme itself, or by any supplier or group of suppliers of a relevant health service or by any person in association with, or in terms of an agreement with, the Scheme, in return for a contribution or premium

6. **MEMBERSHIP**

6.1 **Eligibility**

Subject to rule 8, membership of the Scheme is restricted to Employees or former Employees of an Employer or continuation members subject to Rule 6.2.1.

6.2 **Continuation Member**
6.2.1 A Member may retain membership of the Scheme with registered Dependents, if any, in the event of retirement from the service of the Employer or employment being terminated by the Employer on account of age, ill-health or other disability or as approved by the Board.

6.2.2 The Scheme shall inform the Member of the right to continue membership and of the contribution payable from the date of retirement or termination of employment. Unless such Member informs the Board in writing of their desire to terminate membership, membership shall continue.

6.3 Dependents of deceased members

6.3.1 The dependants of a deceased Member who are registered with the Scheme as Dependents at the time of such Member’s death, shall be entitled to membership of the Scheme without any new restrictions, limitations or waiting periods.

6.3.2 The Scheme shall inform the Dependant of the right to membership and of the Contributions payable in respect thereof. Unless such person informs the Board in writing of their intention not to become a Member, they shall be admitted as a Member of the Scheme.

6.3.3 Such a Member’s membership, in terms of 6.3.1, terminates if that Member becomes a member or a dependant of a member of another medical scheme, or when the Member ceases to be a Child Dependant.

6.3.4 Where a Child Dependant/s has been orphaned, the eldest child may be deemed to be the Member, and any younger siblings, the Child Dependant/s.

7. REGISTRATION AND DE-REGISTRATION OF DEPENDANTS
7.1 REGISTRATION OF DEPENDANTS

7.1.1 A Member may apply for the registration of any dependants at the time of application for membership in terms of Rule 8.

7.1.2 If a Member applies to register a new born or newly adopted child within 30 days of the date of birth or adoption of the child, such child shall thereupon be registered by the Scheme as a Dependant. Increased Contributions shall then be due as from the first day of the month following the month of birth or adoption and benefits will accrue as from the date of birth or adoption. No such child shall qualify for benefits until such time as the Member qualifies for benefits.

7.1.3 If a Member who marries subsequent to joining the Scheme, applies within 30 days of the date of such marriage to register a Spouse as a Dependant, the Spouse shall thereupon be registered by the Scheme as a Dependant. Increased Contributions shall then be due as from the first day of the month following the month of marriage and benefits will accrue as from the date of marriage. The Spouse shall not qualify for benefits until such time as the Member qualifies for benefits.

7.2 De-registration of Dependents

7.2.1 A Member shall inform the Scheme within 30 days of the occurrence of any event which results in any one Dependant/s no longer satisfying the conditions in terms of which they may be a Dependant.

7.2.2 When a Dependant ceases to be eligible to be a Dependant, that Dependant shall no longer be deemed to be registered as such for the purpose of these Rules or entitled to receive any benefits, regardless of whether notice has been given in terms of these Rules or otherwise.
8. TERMS AND CONDITIONS APPLICABLE TO MEMBERSHIP

8.1 A minor may become a Member with the consent of a parent or guardian.

8.2 No person/s may:
   8.2.1 be a member of more than one medical scheme; or,
   8.2.2 be a dependant of more than one member of a particular medical scheme; or
   8.2.3 be a dependant of members of different medical schemes; or,
   8.2.4 claim or accept benefits in respect of themselves, or their dependant/s, from any medical scheme in relation to which they are not a member.

8.3 Prospective members shall, prior to admission, complete and submit the application forms required by the Scheme, together with satisfactory evidence in respect of themself and any dependants of age, income, state of health and of any prior membership or admission of dependant of any other medical scheme. The Scheme may require an applicant to provide the Scheme with a medical report in respect of an proposed beneficiary in respect of a condition for which medical advice, diagnosis, care or treatment was recommended or received within the twelve-month period ending on the date on which an application for membership was made. The cost of any medical tests or examinations required to provide such medical support will be paid for by the Scheme. The Scheme may however designate a provider to conduct such tests or examinations.

8.4 Waiting periods

8.4.1 The Scheme may impose upon a person in respect of whom an application is made for membership or admission as a Dependant, and who was not a beneficiary of a medical scheme for a period of at least 90 days preceding the date of application-

   8.4.1.1 a general waiting period of up to three months; and
8.4.1.2 a condition-specific waiting period of up to 12 months.

8.4.2 The Scheme may impose upon any person in respect of whom an application is made for membership or admission as a dependant, and who was previously a beneficiary of a medical scheme for a continuous period of up to 24 months, terminating less than 90 days immediately prior to the date of application-

8.4.2.1 a condition-specific waiting period of up to 12 months, except in respect of any treatment or diagnostic procedures covered within the Prescribed Minimum Benefits;

8.4.2.2 in respect of any person contemplated in this sub-rule, where the previous medical scheme had imposed a general or condition-specific waiting period, and such waiting period had not expired at the time of termination, a general or condition-specific waiting period for the unexpired duration of such waiting period imposed by the former medical scheme.

8.4.3 The Scheme may impose upon any person in respect of whom an application is made for membership or admission as a dependant, and who was previously a beneficiary of a medical scheme for a continuous period of more than 24 months, terminating less than 90 days immediately prior to the date of application, a general waiting period of up to three months, except in respect of any treatment or diagnostic procedures covered within the Prescribed Minimum Benefits.

8.5 No waiting periods may be imposed on:

8.5.1 A person in respect of whom application is made for membership or admission as a dependant, and who was previously a beneficiary of a medical scheme, terminating less than 90 days immediately prior to the date of application, where the transfer of membership is required as a
8.5.1.1 change of employment; or
8.5.1.2 an employer changing or terminating the medical scheme of its employees, in which case such transfer shall occur at the beginning of the financial year, or reasonable notice must have been furnished to the scheme to which an application is made for such transfer to occur at the beginning of the financial year.

Where the former medical scheme had imposed a general or condition specific waiting period in respect of persons referred to in this rule, and such waiting period had not expired at the time of termination of membership, the Scheme may impose such waiting period for the unexpired duration of a waiting period imposed by the former medical scheme.

8.5.2 a beneficiary who changes from one benefit option to another within the scheme unless that beneficiary is subject to a waiting period on the current benefit option in which case the remaining period may be applied;

8.5.3 a child dependant born during the period of membership;

8.6 The registered Dependants of a Member must participate in the same benefits option as the Member.

8.7 Every Member will, on admission to membership, receive a detailed summary of these Rules which shall include Contributions, benefits, limitations, the Member’s rights and obligations.

8.8 Members and their Dependants, and any person who claims any benefit under these Rules or whose claim is derived from a person so claiming, are bound by these Rules as amended from time to time.
8.9 A Member may not cede, transfer, pledge or hypothecate or make over to any third party any claim, or part of a claim or any right to a benefit which that Member may have against the Scheme. The Scheme may withhold, suspend or discontinue the payment of a benefit to which a Member is entitled under these Rules, or any right in respect of such benefit or payment of such benefit to such Member, if a Member attempts to assign or transfer, or otherwise cede or to pledge or hypothecate such benefit.

8.10 The Scheme shall in no circumstances be obliged to re-establish membership of a Member whose membership has been terminated in terms of rule 12.4 and 12.5.
9. TRANSFER OF EMPLOYER GROUPS FROM ANOTHER MEDICAL SCHEME

If the members of a medical scheme who are members of that scheme by virtue of their employment by a particular employer terminate their membership of such scheme with the object of obtaining membership of this Scheme, the Board will admit as a Member those members, and any member of such first-mentioned scheme who is a continuation member by virtue of their past employment by the particular employer and admit any person who has been a registered dependant of such member as a dependant, without a waiting period.

10. MEMBERSHIP CARD AND CERTIFICATE OF MEMBERSHIP

10.1 Every Member shall be furnished with a membership card, containing such particulars as may be prescribed. This card must be exhibited to a provider of a service on request. It remains the property of the Scheme and must be returned to the Scheme on termination of membership.

10.2 The utilisation of a membership card by any person other than the Member or registered Dependents, with the knowledge or consent of the Member or Dependents, is not permitted and is an abuse of the privileges of membership of the Scheme.

10.3 On termination of membership or on de-registration of a Dependant, the Scheme must, within 30 days of such termination, furnish such person with a certificate of membership and cover, containing such particulars as may be prescribed.
11. CHANGE OF ADDRESS OF MEMBER

A Member must notify the Scheme within 30 days of any change of address including domicilium citandi et executandi. The Scheme shall not be held liable if a Member’s rights are prejudiced or forfeited as a result of the Member’s neglecting to comply with the requirements of this rule.

12. TERMINATION OF MEMBERSHIP

12.1 Resignation

12.1.1 A Member who, in terms of the conditions of employment is required to be a Member of the Scheme, may not terminate membership while remaining an Employee without the prior written consent of the Employer and the Board.

12.1.2 A Member who resigns from the service of the participating Employer shall, on the date of such termination, cease to be a Member and all rights to benefits shall thereupon cease, except for claims in respect of services rendered prior thereto.

12.2 Voluntary termination of membership

12.2.1 A participating employer may terminate its participation with the Scheme on giving three (3) months written notice.

12.2.2 A continuation member may terminate membership of the Scheme if membership of the Scheme is not a condition of employment, on giving three (3) months written notice. All rights to benefits cease after the last day of membership. Such notice period shall be waived in substantiated cases where membership of another medical scheme is compulsory as a result of a condition of employment.
12.3 Death

A Member's Membership terminates on death, subject to 6.3.

12.4 Failure to pay amounts due to the Scheme

If a Member fails to pay amounts due to the Scheme, membership may be terminated as provided in these Rules.

12.5 Abuse of privileges, False claims, Misrepresentation and Non-disclosure of Factual information

The Board may exclude from benefits or terminate the membership of a Member or Dependant whom the Board finds guilty of abusing the benefits and privileges of the Scheme by presenting false claims or making a material misrepresentation or non-disclosure of factual information. In such event the Member may be required by the Board to refund to the Scheme any moneys which, but for abuse of the benefits or privileges of the Scheme, would not have been disbursed on the Member's behalf. The Scheme must be advised of any change in dependant status within 30 days of the change.

12.6 Undesirable Business Practices

The Scheme shall be entitled to decline any application for membership or for the admission of a person as a Dependant, alternatively, the Scheme may give notice of the termination of an employer’s participation in the Scheme should there be any change in membership if, in the opinion of the Board, such application or change in membership is a consequence of, or will result in:

12.6.1 Splitting an Employer group by allowing Employees to join more than one scheme or by allowing voluntary membership which has the effect of splitting low risk members from high risk members;
12.6.2 Moving an entire Employer group out of one scheme and splitting the group into two or more groups, which groups are then placed with different schemes with high risk members directed to one scheme and low risk members to another;

12.6.3 Encouraging this behaviour by financial incentives, including differential commission structures or subsidy policies which discriminate between low risk and high risk members or on any other basis provided for in terms of section 29(1)(n) of the Act; or

12.6.4 Any undesirable business practice.

13. CONTRIBUTIONS

13.1 The total monthly Contributions payable to the Scheme by or in respect of a Member are as stipulated in Annexure A. It shall be the responsibility of the member to notify the Scheme of changes in income that may necessitate a change in contribution in terms of Annexure A hereto.

13.2 Contributions shall be due monthly in arrears and be payable by not later than the 7th working day of each month. Where Contributions or any other debt owing to the scheme, have not been paid within thirty (30) days of the due date, the Scheme shall have the right to:

13.2.1 suspend all benefit payments which have accrued to such Member irrespective of when the claim for such benefit arose,

13.2.2 and to give the Member and/or Employer written notice at the domicilium citandi et executandi that if Contributions or such other debts are not paid up to date within fourteen (14) days of such notice, membership may be cancelled.

13.3 In the event that payments are brought up to date, and provided membership has not been cancelled in terms of 13.2.2, benefits shall be reinstated without any break in continuity subject to the right of the Scheme to levy a
reasonable fee to cover any expenses associated with the default and to recover interest on the arrear amount at the prime overdraft rate of the Scheme’s bankers. If such payments are not brought up to date, no benefits shall be due to the Member from the date of default and any such benefit paid may be recovered by the Scheme.

13.4 Unless specifically provided for in the Rules in respect of Medical Savings Accounts, no refund of any assets of the Scheme or any portion of a Contribution shall be paid to any person where such Member’s membership or cover in respect of any Dependant terminates during the course of a month.

13.5 The balance standing to the credit of a Member in terms of an option which provides for Medical Savings Accounts shall, at all times remain the property of the Member.

14. **LIABILITIES OF EMPLOYER AND MEMBER**

14.1 The liability of the Employer towards the Scheme is limited to any amounts payable in terms of any agreement between the Employer and the Scheme.

14.2 The liability of a Member of the Scheme is limited to the amount of the unpaid Contributions together with any moneys disbursed by the Scheme on the Member’s behalf or on behalf of the Dependents in respect of which the Scheme is not liable to pay, in terms of the Rules, and which have not been repaid to the Scheme.

14.3 In the event of a Member ceasing to be a Member, any amount still owing by such Member is a debt due to the Scheme and recoverable by it.

15. **CLAIMS PROCEDURE**
15.1 Every claim submitted to the Scheme in respect of the rendering of a health service as contemplated in these Rules, must be accompanied by an account or statement as prescribed by regulation. (Regulation 5)

15.2 If an account, statement or claim is correct or where a corrected account, statement or claim is received, as the case may be, the Scheme must, in addition to the payment contemplated in Section 59 (2) of the Act, dispatch to the Member a statement containing at least the following particulars:

(a) The name and the membership number of the Member;
(b) The name of the supplier of service;
(c) The final date of service rendered by the supplier of service on the account or statement which is covered by the payment;
(d) The total amount charged for the service concerned; and
(e) The amount of the benefit awarded for such service.

15.3 In order to qualify for benefits, any claim must, unless otherwise arranged, be signed and certified as correct and must be submitted to the Scheme not later than the last day of the fourth month following the month in which the service was rendered.

15.4 Where a Member has paid an account, the member shall, in support of that claim, submit a receipt.

15.5 Accounts for treatment of injuries or expenses recoverable from third parties, must be supported by a statement, setting out particulars of the circumstances in which the injury or accident was sustained.

15.6 If the Scheme is of the opinion that an account, statement or claim is erroneous or unacceptable for payment, the Scheme shall notify the Member and the relevant health care provider, within 30 days after receipt thereof and state the reasons for such an opinion. The Scheme shall afford such member and provider the opportunity to resubmit such corrected account or statement to the Scheme within sixty days following the date from which it was returned for correction.
16. **BENEFITS**

16.1 Members are entitled to benefits during a financial year, as per Annexure B, and such benefits extend through the Member to any registered Dependants.

16.2 A member is entitled to change from one to another benefit option subject to the following conditions:

16.2.1 The change may be made only with effect from 1 January of any financial year. The Board may, in its absolute discretion, permit a member to change from one to another benefit option on any other date provided that the member may change to another option in the case of midyear contribution increases or benefit changes.

16.2.2 Application to change from one benefit option to another must be in writing and lodged with the Scheme within the period notified by the Scheme provided that the member has had at least 30 days prior notification of any intended changes in benefits or contributions for the next year.

16.3 The Scheme shall, where an account has been rendered, pay any benefit due to a Member, either to that Member or to the supplier of the relevant health service who rendered the account, within 30 days of receipt of the claim pertaining to such benefit.

16.4 Any benefit option in Annexure B covers the cost of services rendered in respect of the Prescribed Minimum Benefits.

16.5 No limitations or exclusions will be applied to the Prescribed Minimum Benefits.

16.6 The Scheme may exclude services from benefits as set out in Annexure C.
16.7 Beneficiaries admitted during the course of a financial year are entitled to the benefits set out in the relevant benefit option chosen, with the maximum benefits being adjusted in proportion to the period of membership calculated from the date of admission to the end of the particular financial year.

16.8 Unless otherwise decided by the Board, benefits in respect of medicines obtained on a prescription are limited to one month’s supply for every such prescription or repeat thereof.

17. PAYMENT OF ACCOUNTS

17.1 Payment of accounts or reimbursement of claims is restricted to the net amount payable in respect of such benefit and maximum amount of the benefit to which the member is entitled in terms of the applicable benefit.

17.2 Any discount whether on an individual basis or bulk discount received in respect of a relevant health service shall be for the benefit of the member determining the net amount payable for the service and appropriate deduction from the applicable benefit limit, or medical savings account, as the case may be.

17.3 The Scheme may, whether by agreement or not with any supplier or group of suppliers of a service, pay the benefit to which the Member is entitled, directly to the supplier who rendered the service.

17.4 Where the Scheme has paid an account or portion of an account or any benefit to which a Member is not entitled, whether payment is made to the Member or to the supplier of service, the amount of any such overpayment is recoverable by the Scheme.

17.5 Notwithstanding the provisions of this rule, the Scheme has the right to pay any benefit directly to the Member concerned.

18. GOVERNANCE
18.1 The affairs of the Scheme must be managed according to these Rules by a Board consisting of at least six persons appointed in terms of these rules to be trustees.

18.2 Half of such trustees may be appointed by the Employer. In the event of there being more than one Employer, each Employer shall have at least one representative as a trustee.

18.3 The other half of the trustees must be elected by Members from amongst Members to serve terms of office of three years each. Should there be more than one Employer at least one trustee must be elected from the Members of each Employer.

18.4 The following persons are not eligible to serve as members of the Board:

18.4.1 A person under the age of 21 years;
18.4.2 an employee, director, officer, consultant, or contractor of the administrator of the Scheme or of the holding company, subsidiary, joint venture or associate of that administrator;
18.4.3 a broker;
18.4.4 the principal officer of the Scheme; and
18.4.5 the auditor of the Scheme.

18.5 Retiring members of the Board are eligible for re-election.

18.6 The Board may fill by appointment, any vacancy arising during the term of office of a member of the Board due to such member resigning in terms of rule 18.13 or ceasing to hold office in terms of rule 18.14. A person appointed must retire at the first ensuing annual general meeting and that meeting may fill the vacancy for the unexpired period of office of the vacating member of the Board.

18.7 Nominations to fill vacancies, signed by the candidate signifying consent to stand for election, must be submitted to the Scheme 30 days prior to the
AGM and the election must be carried out by the Members present at the annual general meeting of the Scheme.

18.8 The Board may co-opt a knowledgeable person to assist it in its deliberations provided that such person shall not have a vote.

18.9 Half of the members of the Board plus one is a quorum at meetings of the Board. Co-opted persons do not form part of the quorum.

18.10 The Board must elect from it's number the Chairperson and Vice-Chairperson. Each Chairperson shall hold office for a period of one year. The Chairperson shall be elected at the first Board meeting after each AGM and shall alternate between the Employer nominated and Member elected Trustees.

18.11 In the absence of the Chairperson and Vice-Chairperson, the Board members present must elect one of their numbers to preside.

18.12 Matters serving before the Board must be decided by a majority vote and in the event of an equality of votes, the matter must be carried over for 6 months unless the issue relates to the financial viability of the scheme or a member’s health in which case the matter must be referred to the Registrar for a final decision.

18.13 A member of the Board may resign at any time by giving written notice to the Board.

18.14 A member of the Board ceases to hold office if —

18.14.1 declared mentally ill or incapable of managing their affairs;
18.14.2 declared insolvent or has surrendered their estate for the benefit of their creditors;
18.14.3 convicted, whether in the Republic or elsewhere, of theft, fraud, forgery or uttering of a forged document or perjury;
18.14.4 removed by the court from any office of trust on account of misconduct;
18.14.5 disqualified under any law from carrying on their profession;
18.14.6 removed from office in terms of rule 18.20.
18.14.7 absenting from three consecutive meetings of the Board without the permission of the Chairperson; or
18.14.8 removed from office by the Council in terms of Section 46 of the Act.
18.14.9 ceasing to be an appointee by the Employer, or being a Board member elected by Members of the Scheme, or by terminating membership of the Scheme.

18.15 The Board shall meet quarterly or at such intervals as it may deem necessary.

18.16 The chairperson may convene a special meeting should the necessity arise. Any three members of the Board may request the chairperson to convene a special meeting of the Board, stating the matters to be discussed at such meeting.

18.17 The Board may, subject to participation by sufficient members to form a quorum, discuss and resolve matters by telephone or electronic conferencing means and may adopt resolutions on that basis. Such decision to be documented and minuted at the next Board Meeting.

18.18 Members of the Board may be reimbursed for all reasonable expenses incurred by them in the performance of their duties as trustees approved by the Board.

18.19 Members of the Board are not entitled to any remuneration, honorarium or any other fee in respect of services rendered in their capacity as members of the Board.

18.20 A member of the Board who acts in a manner which is seriously prejudicial to the interests of beneficiaries of the medical scheme may be removed by the Board, provided that –
18.20.1 before a decision is taken to remove the member of the Board, the Board shall furnish that member with full details of the evidence which the Board has at its disposal regarding the prejudicial conduct, and allow such member a period of not less than 30 days in which to respond to the allegations;

18.20.2 the resolution to remove that member is taken by at least two thirds of the members of the Board;

18.20.3 the member shall have recourse to disputes procedures of the Scheme or complaints and appeal procedures provided for in the Act.

19. DUTIES OF BOARD OF TRUSTEES

19.1 The Board is responsible for the proper and sound management of the Scheme, in terms of these Rules.

19.2 The Board must act with due care, diligence, skill and in good faith.

19.3 Members of the Board must avoid conflicts of interests, and must declare any interest they may have in any particular matter serving before the Board.

19.4 The Board must apply sound business principles and ensure the financial soundness of the Scheme.

19.5 The Board shall appoint a principal officer who is fit and proper to hold such office and may appoint any staff which in its opinion are required for the proper execution of the business of the Scheme, and shall determine the terms and conditions of service of the principal officer and of any person employed by the Scheme.

19.6 The Chairperson must preside over meetings of the Board and ensure due and proper conduct at meetings.
19.7 The Board must cause to be kept such minutes, accounts, entries, registers and records as are essential for the proper functioning of the Scheme.

19.8 The Board must ensure that proper control systems are employed by and on behalf of the Scheme.

19.9 The Board must ensure that adequate and appropriate information is communicated to the Members regarding their rights, Benefits, Contributions and duties in terms of the Rules.

19.10 The Board must take all reasonable steps to ensure that Contributions are paid timeously to the Scheme in accordance with the Act and the Rules.

19.11 The Board must take out and maintain an appropriate level of professional indemnity insurance and fidelity guarantee insurance.

19.12 The Board must obtain expert advice on legal, accounting and business matters as required, or on any other matter of which the members of the Board may lack sufficient expertise.

19.13 The Board must ensure that the Rules and the operation and administration of the Scheme comply with the provisions of the Act and all other applicable laws.

19.14 The Board must take all reasonable steps to protect the confidentiality of medical records concerning any Member or Dependant’s state of health.

19.15 The Board must approve all disbursements.

19.16 The Board must cause to be kept in safe custody, in a safe or strong room at the registered office of the Scheme or with any financial institution approved by the Board, any mortgage bond, title deed or other security belonging to or held by the Scheme, except when in the temporary custody of another person for the purposes of the Scheme.
19.17 The Board must make such provision as it deems desirable, and with due regard to normal practice and recommended guidelines pertaining to retention of documents, for the safe custody of the books, records, documents and other effects of the Scheme.

19.18 The Board shall disclose annually in writing to the Registrar, any payment or considerations made to them in that particular year by the Scheme.

20. **POWERS OF BOARD**

The Board has the power —

20.1 to cause the termination of the services of any employee of the Scheme;

20.2 to take all necessary steps and to sign and execute all necessary documents to ensure and secure the due fulfillment of the Scheme's obligations.

20.3 to appoint a committee consisting of such Board members and other experts as it may deem appropriate.

20.4 to appoint a duly accredited administrator on such terms and conditions as it may determine, for the proper execution of the business of the Scheme. The terms and conditions of such appointment must be contained in a written contract, which complies with the requirements of the Act and the regulations.

20.5 to appoint, compensate and contract with any accredited broker for the introduction or admission of a member to the Scheme;

20.6 to contract with managed health care organisations subject to the provisions of the Act and its regulations;

20.7 to purchase movable and immovable property for the use of the Scheme or otherwise, and to sell it or any of it;
20.8 to let or hire movable or immovable property;

20.9 to dispose of movable and immovable property of the Scheme subject to sound business practice and fair value principles;

20.10 in respect of any monies not immediately required to meet current charges upon the Scheme and subject to the provisions of the Act, and in the manner determined by the Board, to invest or otherwise deal with such moneys upon security and to realise, re-invest or otherwise deal with such monies and investments;

20.11 with the prior approval of the Council, to borrow money for the Scheme from the Scheme's bankers against the security of the Scheme's assets for the purpose of bridging a temporary shortage;

20.12 subject to the provisions of any law, to cause the Scheme, whether on its own or in association with any person, to establish or operate any pharmacy, hospital, clinic, maternity home, nursing home, infirmary, home for aged persons or any similar institution, in the interests of the Members of the Scheme;

20.13 to donate to any hospital, clinic, nursing home, maternity home, infirmary or home for aged persons in the interests of all or any of the Beneficiaries;

20.14 to grant repayable loans to members or to make ex gratia payments on behalf of Members in order to assist such members to meet commitments in regard to any matter specified in Rule 5;

20.15 to contribute to any fund conducted for the benefit of employees of the Scheme;

20.16 to reinsure obligations in terms of the benefits provided for in these Rules;

20.17 to authorise the principal officer and /or such members of the Board as it may determine from time to time, and upon such terms and conditions as the
Board may determine, to sign any contract or other document binding or relating to the Scheme or any document authorising the performance of any act on behalf of the Scheme;

20.18 to contribute to any association instituted for the furtherance, encouragement and co-ordination of medical schemes;

20.19 in general, do anything, which it deems necessary or expedient to perform its functions in accordance with the provisions of the Act and these Rules.

21. DUTIES OF PRINCIPAL OFFICER AND STAFF

21.1 The staff of the Scheme must ensure the confidentiality of all information regarding its Members.

21.2 The Principal Officer is the executive officer of the Scheme and as such shall ensure:

21.2.1 proper performance in the best interests of the members of the Scheme at all times;

21.2.2 the decisions and instructions of the Board are executed without unnecessary delay;

21.2.3 where necessary, there is proper and appropriate communication between the Scheme and those parties, affected by the decisions and instructions of the Board;

21.2.4 the Board is kept sufficiently and timeously informed of the affairs of the Scheme which relate to the duties of the Board as stated in section 57(4) of the Act;
21.2.5 the Board is kept sufficiently and timeously informed concerning the affairs of the Scheme so as to enable the Board to comply with the provisions of section 57(6) of the Act;

21.2.6 no decisions are taken concerning the affairs of the Scheme without prior authorisation by the Board and that at all times the authority of the Board is observed in its governance of the Scheme.

21.3 The Principal Officer shall be the accounting officer of the Scheme charged with the collection of and accounting for all moneys received and payments authorised by and made on behalf of the Scheme unless the Board appoints another entity to handle this responsibility.

21.4 The Principal Officer shall ensure the carrying out of all of duties as are necessary for the proper execution of the business of the Scheme. The principal officer, or nominee, shall attend all meetings of the Board, and any other duly appointed committee where attendance of the Principal Officer may be required, and ensure proper recording of the proceedings of all meetings.

21.5 The Principal Officer shall be responsible for the supervision of any staff employed by the Scheme unless the Board decides otherwise.

21.6 The Principal Officer shall keep full and proper records of all moneys received and expenses incurred by, and of all assets, liabilities and financial transactions of the Scheme unless the Board appoints another entity to handle this responsibility.

21.7 The Principal Officer shall prepare annual financial statements and shall ensure compliance with all statutory requirements pertaining thereto unless the Board appoints another entity to handle this responsibility.

21.8 The following persons are not eligible to be a principal officer:
21.8.1 An employee, director, officer, consultant or contractor of the administrator of the Scheme or of the holding company, subsidiary, joint venture or associate of that administrator.

21.8.2 A broker.

21.9 The provision of rules 18.14.1 – 18.14.8 apply mutatis mutandis to the Principal Officer.

22. INDEMNIFICATION AND FIDELITY GUARANTEE

22.1 The Board and any officer of the Scheme is indemnified by the Scheme against all proceedings, costs and expenses incurred by reason of any claim in connection with the Scheme, not arising from their negligence, dishonesty or fraud.

22.2 The Board must ensure that the Scheme is insured against loss resulting from the dishonesty or fraud of any of its officers (including members of the Board) having the receipt or charge of moneys or securities belonging to the Scheme.

23. FINANCIAL YEAR OF THE SCHEME

The financial year of the Scheme extends from the 1st day of January to the 31st day of December of that year.

24. BANKING ACCOUNT

The Scheme must establish and maintain a banking account with a registered commercial bank. All moneys received must be deposited to the credit of such account and all payments must be made either by electronic transfer, tape exchange or by cheque under the joint signature of not less than two persons duly authorised by the Board.
25. **AUDITOR AND AUDIT COMMITTEE**

25.1 An Auditor (who must be approved in terms of section 36 of the Act) must be appointed by resolution at each annual general meeting, to hold office from the conclusion of that meeting to the conclusion of the next annual general meeting.

25.2 The following persons are not eligible to serve as auditor of the Scheme –

   25.2.1 a member of the Board;
   25.2.2 an employee, officer or contractor of the Scheme;
   25.2.3 an employee, director, officer or contractor of the Scheme’s administrator, or of the holding company, subsidiary joint venture or associate of the administrator;
   25.2.4 a person not engaged in public practice as an auditor;
   25.2.5 a person who is disqualified from acting as an auditor in terms of the Companies Act, 1973.

25.3 Whenever for any reason an Auditor vacates office prior to the expiration of the period for which they have been appointed, the Board must within 30 days appoint another Auditor to fill the vacancy for the unexpired period.

25.4 If the Members of the Scheme at a general meeting fail to appoint an Auditor required to be appointed in terms of this rule, the Board must within 30 days make such appointment, and if it fails to do so, the Registrar may at any time do so.

25.5 The Auditor of the Scheme at all times has a right of access to the books, records, accounts, documents and other effects of the Scheme, and is entitled to require from the Board and the other officers of the Scheme such information and explanations as deemed necessary for the performance of their duties.
25.6 The Auditor must report to the Members of the Scheme on the accounts examined and on the financial statements laid before the Scheme in general meeting.

25.7 The Board must appoint an audit committee of at least five members of whom at least two must be members of the Board, one member representative and one employer representative.

26. GENERAL MEETINGS

26.1 Annual general meeting

26.1.1 The annual general meeting of Members must be held not later than 30th June of each year on a date which may be shown to permit reasonable attendance by members and shall be chaired by the Board Chairperson.

26.1.2 The notice convening the annual general meeting and agenda must be furnished to Members at least 21 days before the date of the meeting. Members will be furnished on request, copies of the annual financial statements, auditors report and annual report and these documents will be distributed at the annual general meeting. The non-receipt of such notice by a Member does not invalidate the proceedings at such meeting provided that the notice procedure followed by the Board was reasonable.

26.1.3 At least 10 Members of the Scheme present in person constitute a quorum. If a quorum is not present after the lapse of 30 minutes from the time fixed for the commencement of the meeting, the meeting must be postponed to a date determined by the Board, with notice of such postponed meeting being in terms of rule 26.1.2 and the Members then present will constitute a quorum.
26.1.4 The financial statements and reports specified in rule 26.1.2 must be laid before the meeting.

26.1.5 Notices of motions to be placed before the annual general meeting must reach the Principal Officer not later than seven days prior to the date of the meeting.

26.2 Special general meeting

26.2.1 The Board may call a special general meeting of Members if it is deemed necessary.

26.2.2 On the requisition of at least 15 Members of the Scheme, the Board must cause a special general meeting to be called within 30 days of the deposit of the requisition. The requisition must state the objects of the meeting and must be signed by all the requisitionists and deposited at the registered office of the Scheme. Only those matters forming the objects of the meeting may be discussed.

26.2.3 The notice convening the special general meeting, containing the agenda, must be furnished to Members at least 14 days before the date of the meeting. The non-receipt of such notice by a Member does not invalidate the proceedings at such a meeting provided that the notice procedure followed by the Board was reasonable.

26.2.4 At least 15 Members present in person constitute a quorum. If a quorum is not present at a special general meeting after the lapse of 30 minutes from the time fixed for the commencement of the meeting, the meeting is regarded as cancelled.
27. VOTING AT MEETINGS

27.1 Every Member who is present at a general meeting of the Scheme and whose contribution is not in arrears has the right to vote, or may, subject to this rule, appoint another Member of the Scheme as proxy to attend, speak and vote in their stead.

27.2 The instrument appointing the proxy must be in writing, in a form determined by the Board and must be signed by the Member and the person appointed as the proxy.

27.3 The chairperson must determine whether the voting must be by ballot or by a show of hands. In the event of the votes being equal, the chairperson if a member, shall have a casting vote in addition to a deliberative vote.

28. COMPLAINTS AND DISPUTES

28.1 Members may lodge their complaints, in writing, to the Scheme. The Scheme or its administrators shall also provide a telephone number which may be used for dealing with telephonic complaints.

28.2 All complaints received in writing will be responded to by the Scheme in writing within 30 days of receipt thereof.

28.3 A disputes committee of three members, who may not be members of the Board, employees of the administrator of the Scheme or officers of the Scheme, must be appointed by the Board to serve a term of office of 3 years. At least one of such members shall be a person with legal expertise.

28.4 Any dispute, which may arise between a Member, prospective Member, former Member, or a person claiming by virtue of such Member and the Scheme or an officer of the Scheme, must be referred by the Principal Officer to the disputes committee for adjudication.
28.5 On receipt of a request in terms of this rule, the principal officer must convene a meeting of the disputes committee by giving not less than 21 days notice in writing to the complainant and all the members of the disputes committee, stating the date, time, and venue of the meeting and particulars of the dispute.

28.6 The disputes committee may determine the procedure to be followed.

28.7 The parties to any dispute have the right to be heard at the proceedings, either in person or through a representative.

28.8 An aggrieved person has the right to appeal to the Council against the decision of the disputes committee. Such appeal must be in the form of an affidavit directed to Council and shall be furnished to the Registrar not later than three months after the date on which the decision concerned was made or such further period as the Council may for good cause shown allow.

28.9 The operation of any decision which is the subject of an appeal under rule 28.8 shall be suspended pending the decision of the Council on such appeal.

29. TERMINATION OR DISSOLUTION

29.1 The Scheme may be dissolved by order of a competent court or by voluntary dissolution.

29.2 Members in general meeting may decide that the Scheme must be dissolved, in which event the Board must arrange for Members to decide by ballot whether the Scheme must be liquidated. Unless the majority of members decide that the Scheme must continue, the Scheme must be liquidated in terms of section 64 of the Act.

29.3 Pursuant to a decision by Members taken in terms of rule 29.2 the principal officer must, in consultation with the Registrar, furnish to every Member a memorandum containing the reasons for the proposed dissolution and setting
forth the proposed basis of distribution of the assets in the event of winding up, together with a ballot paper.

29.4 Every Member must be requested to return their ballot paper duly completed before a set date. If at least 75 per cent of the Members return their ballot papers duly completed and if the majority thereof is in favour of the dissolution of the Scheme, the Board must ensure compliance therewith and appoint, in consultation with the Registrar, a competent person as liquidator.

30. AMALGAMATION AND TRANSFER OF BUSINESS

30.1 The Scheme may, subject to the provisions of section 63 of the Act, amalgamate with, transfer its assets and liabilities to, or take transfer of assets and liabilities of any other medical scheme or person. The Board must arrange for Members to be furnished with and exposition of the proposed transaction for consideration and to decide by ballot whether the proposed transaction should be proceeded with or not.

30.2 If at least 50 per cent of the Members return their ballot papers duly completed and if the majority thereof is in favour of the amalgamation or transfer then, subject to section 63 of the Act, the amalgamation or transfer may be concluded.

30.3 The Registrar may, on good cause shown, ratify a lower percentage.

31. RIGHT TO OBTAIN DOCUMENTS AND INSPECTION OF DOCUMENTS

31.1 Any Beneficiary must on request and on payment of a fee of R50 per printed copy, be supplied by the Scheme with a copy of the following documents:

31.1.1 The Rules of the Scheme;
31.1.2 the latest audited annual financial statements, returns, Trustees reports and auditors report of the Scheme; and
31.1.3 the management accounts in respect of the Scheme.
31.2 A Beneficiary is entitled to inspect free of charge at the registered office of the Scheme any document referred to in rule 31.1 and to make extracts therefrom. A hard copy and electronic copy of the rules to be lodged with each Participating Employer.

31.3 This rule shall not be construed to restrict a person's rights in terms of the Promotion of Access to Information Act, Act No 2 of 2000.

32. AMENDMENT OF RULES

32.1 The Board is entitled to alter or rescind any rule or annexure or to make any additional rule or annexure.

32.2 No alteration, rescission or addition which affects the objects of the Scheme, or, which increases the rates of Contribution or decreases the extent of benefits of any particular benefit option of the Scheme by more than the National Treasury project of CPIX plus 3% during any financial year, is valid unless it has been approved by the Registrar after providing him with a detailed motivation for such an increase. Such motivation should include, for example, matters such as changes in demographics, benefit changes and the need to reach prescribed reserving levels.

32.3 Members must be furnished with a summary of such amendments within 14 days after registration thereof. Should the Members' rights, obligations, contributions or benefits be amended, they shall be given 30 days advance notice of such change.

32.4 Notwithstanding the provisions of rule 32.1 above, the Board must, on the request and to the satisfaction of the Registrar, amend any rule that is inconsistent with the provisions of the Act.

32.5 No amendment, recession or addition of any rule shall be valid unless it has been approved and registered by the Registrar.
ANNEXURE A

1. Determination of Contributions

Contributions shall be determined according to a rate for an Adult Beneficiary and a Child Beneficiary according to the income of the Member.

2. Contribution Table

2.1 [Amended with effect from 2012/01/01]

<table>
<thead>
<tr>
<th>Member’s Monthly Income</th>
<th>Adult Beneficiary</th>
<th>Child Beneficiary</th>
</tr>
</thead>
<tbody>
<tr>
<td>Less than R4000</td>
<td>1270</td>
<td>220</td>
</tr>
<tr>
<td>R4001 – R6000</td>
<td>1340</td>
<td>230</td>
</tr>
<tr>
<td>R6001 – R8000</td>
<td>1430</td>
<td>240</td>
</tr>
<tr>
<td>R8001 – R10 000</td>
<td>1520</td>
<td>250</td>
</tr>
<tr>
<td>R10001 – R15 000</td>
<td>1625</td>
<td>260</td>
</tr>
<tr>
<td>R15001 – R20 000</td>
<td>1685</td>
<td>270</td>
</tr>
<tr>
<td>R20 001 Plus</td>
<td>1730</td>
<td>280</td>
</tr>
</tbody>
</table>

3. Premium penalties for person joining late in life with effect from 1 April 2001.

Premium penalties will be applied in respect of persons over the age of 35 years, who were without creditable medical scheme cover for the period indicated hereunder after the age of 30 years as follows:

5 - 9 years @ 0.05 multiplied by the relevant contribution in 2 above
10 - 19 years @ 0.25 multiplied by the relevant contribution in 2 above
20 - 29 years @ 0.5 multiplied by the relevant contribution in 2 above
30+ @ 0.75 multiplied by the relevant contribution in 2 above

Any years of Creditable Coverage which can be demonstrated by the applicant or their dependant shall be subtracted from their current age in determining the applicable penalty.
ANNEXURE B

BENEFITS WITH EFFECT FROM 1 JANUARY 2011 [Amended with effect from 2011/01/01]
SUBJECT TO THE PROVISIONS OF THESE RULES MEMBERS AND THEIR REGISTERED DEPENDANTS ARE ENTITLED TO THE FOLLOWING BENEFITS
(UNLESS EXCLUDED AS PROVIDED FOR IN ANNEXURE C)

<table>
<thead>
<tr>
<th>SERVICE</th>
<th>% BENEFIT</th>
<th>ANNUAL LIMITS</th>
<th>CONDITIONS/ REMARKS</th>
</tr>
</thead>
<tbody>
<tr>
<td>A.</td>
<td>STATUTORY PRESCRIBED MINIMUM BENEFITS</td>
<td>100%</td>
<td>No limit</td>
</tr>
<tr>
<td>B.</td>
<td>BENEFITS OTHER THAN PRESCRIBED MINIMUM BENEFITS</td>
<td>No overall annual limit</td>
<td>Limits are prorated calculated according to the proportion at length of membership of the financial year.</td>
</tr>
<tr>
<td>C.</td>
<td>PRIVATE AND PUBLIC HOSPITALS, REGISTERED UNATTACHED OPERATING THEATRES and DAY CLINICS:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1.</td>
<td>Accommodation in a general ward, high care ward and intensive care unit.</td>
<td>Preferred Provider - 100%</td>
<td>No limit</td>
</tr>
<tr>
<td>2.</td>
<td>Theatre fees.</td>
<td>Non-Preferred Provider - 100%</td>
<td>No limit</td>
</tr>
<tr>
<td>3.</td>
<td>Medicines, materials and hospital equipment.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4.</td>
<td>Visits by medical practitioners.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5.</td>
<td>Confinement and midwives.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

a) Authorisation shall be obtained from the Scheme/Scheme's designated agent before a beneficiary is admitted to a hospital or day clinic (except in the case of emergency and all PMB's) failing which a co-payment of R500 per admission shall apply. In the event of an emergency the Scheme shall be notified of such emergency within one working day after admission failing which the co-payment shall apply.

b) The price paid by the Scheme for medicines shall be subject to a medicines formulary and / or reference price list as defined by the Scheme's designated agent.
<table>
<thead>
<tr>
<th>SERVICE</th>
<th>% BENEFIT</th>
<th>ANNUAL LIMITS</th>
<th>CONDITIONS/ REMARKS</th>
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<td></td>
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<td>c) In the absence of obtaining authorisation and if the Scheme is of the opinion that either the treatment was not appropriate to the case or that the treatment could have been provided other than in-hospital, then, notwithstanding the provisions regarding this benefit, no benefit shall be paid in respect of such treatment.</td>
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<td></td>
<td>d) Accommodation in an intensive care or high care unit is subject to a maximum period of six (6) days, whereafter authorisation must be obtained for further accommodation.</td>
</tr>
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<td>e) The benefit for hospitalisation for psychiatric treatment is subject to pre-authorisation and limited to R10 000 per Member family including psychiatric visits in hospital.</td>
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<td>f) A cash levy equal to 20% of the Hospital benefit described in this C, with a minimum of R250 and a maximum of R5000, shall be payable by the Beneficiary for each admission to a non-preferred provider hospital. The minimum levy of R250 shall be payable at the time of admission.</td>
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<td>g) Minor procedures and dressings which can be</td>
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<td>SERVICE</td>
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<tr>
<td>% BENEFIT</td>
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<td>ANNUAL LIMITS</td>
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<td>CONDITIONS/ REMARKS</td>
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<tr>
<td>D. SPECIALIST SERVICES:</td>
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</tr>
<tr>
<td>1. In-hospital services including confinements, surgical procedures and operations, the cost of in-hospital anaesthetics and assistance at surgical procedures and operations performed in-hospital.</td>
<td>1. Preferred Provider - 100%</td>
<td>1. No limit</td>
<td>performed appropriately in a General Practitioner or specialist's surgery will not receive any hospitalisation benefit.</td>
</tr>
<tr>
<td>2. Out-of Hospital services</td>
<td>2. Preferred Provider - 70%</td>
<td>2.1 R3000 PB up to R R8500 PMF</td>
<td>h) In-hospital benefits will be paid to an annual limit of R11 000 per beneficiary, including doctors costs, subject to authorisation. (Amended with effect from 2009/01/01)</td>
</tr>
<tr>
<td>2.1 Consultations and visits (out-of-hospital)</td>
<td></td>
<td>2.2 No limit</td>
<td>i) Under circumstances where a Beneficiary obtains admission to a non-preferred provider hospital, when a preferred provider hospital could have provided the appropriate services, no benefit will be paid.</td>
</tr>
<tr>
<td>2.2 all other services, including material supplied for injections, unless stated otherwise in this annexure.</td>
<td></td>
<td>a) Authorisation by a GP and referral from the Scheme is required before specialist services are provided, failing which no benefit will be paid.</td>
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<td>b) In the event of an emergency the Scheme may provide authorisation retrospectively provided it is notified within one working day after admission, failing which no benefit will be paid.</td>
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<td></td>
<td>c) A cash levy of 20%, except for PMB’s in respect of preferred providers, and 30%, in respect of non-preferred providers, if services are voluntarily obtained, shall be payable at point of service by the beneficiary.</td>
</tr>
<tr>
<td>SERVICE</td>
<td>% BENEFIT</td>
<td>ANNUAL LIMITS</td>
<td>CONDITIONS/ REMARKS</td>
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<tr>
<td>E. GENERAL PRACTITIONER SERVICES:</td>
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</tr>
<tr>
<td>1. In-hospital services including confinements, surgical procedures and operations, the cost of in-hospital anaesthetics and assistance at surgical procedures and operations performed in-hospital.</td>
<td></td>
<td></td>
<td>a) A cash levy of 20%, in respect of preferred providers, and 30%, in respect of non-preferred providers for out-of-hospital services shall be payable at point of service by the Beneficiary for normal-hours consultations and visits. Alternatively, should a Beneficiary consult a Medical Centre provider, the levy payable by the Beneficiary will be R 10 for each consultation. An amount equal to R 40 will be deducted off the annual limit in respect of Medical Centre consultations.</td>
</tr>
<tr>
<td>2. Out-of-Hospital services.</td>
<td></td>
<td></td>
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</tr>
<tr>
<td>2.1 Consultations and visits (out-of-hospital)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2.2 All other services, including material supplied for injections, unless stated otherwise in this annexure.</td>
<td></td>
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<tr>
<td>SERVICE</td>
<td>% BENEFIT</td>
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<td>CONDITIONS/ REMARKS</td>
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<tr>
<td>F. CLINICAL TECHNOLOGISTS</td>
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</tr>
<tr>
<td>1. For services provided in-hospital.</td>
<td>1. Preferred Provider - 100%</td>
<td>1. No limit</td>
<td>A cash levy of 20%, in respect of preferred providers, and 30%, in respect of non-preferred providers, shall be payable at point of service by the Beneficiary for out-of-hospital services.</td>
</tr>
<tr>
<td>2. In all other cases other than in-hospital treatment.</td>
<td>2. Preferred Providers - 100%</td>
<td>2. No limit</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Non-Preferred Provider - 80%</td>
<td></td>
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<tr>
<td>SERVICE</td>
<td>% BENEFIT</td>
<td>ANNUAL LIMITS</td>
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<tr>
<td><strong>G. DENTAL SERVICES</strong></td>
<td></td>
<td></td>
<td>a) A cash levy of 20%, in respect of preferred providers, and 30%, in respect of non-preferred providers, shall be payable at point of service by the Beneficiary for out-of-hospital services. Alternatively, should a Beneficiary consult a Medical Centre provider the levy payable by the Beneficiary will be R10 for each consultation.</td>
</tr>
<tr>
<td>1. Conservative dentistry including ordinary fillings, extractions, x-rays and prophylaxis.</td>
<td>Preferred Provider - 100%</td>
<td>1. No Limit.</td>
<td>b) Dentures shall be limited to one set PB per three consecutive financial year period. All orthodontic services are subject to authorisation from the Scheme's designated agent prior to treatment, failing which a co-payment of R500 shall be payable by the Member. Repairs to dentures will be paid up to the limit within the time period entitlement in lieu of new dentures</td>
</tr>
<tr>
<td></td>
<td>Non-Preferred Provider - 100%</td>
<td>2. R5000 PB subject to a maximum of R10 000 PMF</td>
<td>c) After the per beneficiary limit is exceeded a further benefit up to the family limit will be paid after a levy of 30%.</td>
</tr>
<tr>
<td>2. Specialised dentistry including dentures, crowns, bridges, orthodontic treatment, metal based dentures, periodontal treatment, non-precious metal and ceramic inlays and dental technician fees.</td>
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<tr>
<td>SERVICE</td>
<td>% BENEFIT</td>
<td>ANNUAL LIMITS</td>
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<td>H.</td>
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<td></td>
<td>PRESCRIBED MEDICINE AND INJECTION MATERIAL:</td>
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<tr>
<td></td>
<td>1. Acute sickness conditions.</td>
<td></td>
<td>a) Medicines to be prescribed by a person legally entitled to prescribe.</td>
</tr>
<tr>
<td></td>
<td>2. Chronic sickness conditions.</td>
<td></td>
<td>b) To qualify for medicines for chronic sickness conditions authorisation must be obtained from the Scheme/Scheme's designated agent, failing which the medicines will be deemed to be for an Acute sickness condition.</td>
</tr>
<tr>
<td></td>
<td>2.1 Chronic Disease List (CDL) included in PMB's</td>
<td></td>
<td>c) A Chronic sickness condition is one that, due to its inherent pathological process/es remains unresolved and invariably requires prolonged medication and/or other therapy to sustain life or optimal physical status through arresting or retarding and occasionally causing remission (temporary or permanent) of the disease.</td>
</tr>
<tr>
<td></td>
<td>2.2 Non CDL approved chronic medication</td>
<td></td>
<td>d) The price paid by the Scheme shall be subject to a medicine formulary and/or reference price list as defined by the Scheme's designated agent.</td>
</tr>
<tr>
<td></td>
<td>1. Preferred Provider - 100%</td>
<td>1. R3000 PB subject to a maximum of R9000 PMF</td>
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<td></td>
<td>Non-Preferred Provider - 100%</td>
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<td></td>
<td>2.1 100%</td>
<td>2.1 No limit</td>
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<td></td>
<td>2.2 80%</td>
<td>2.2 No limit</td>
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<tr>
<td>SERVICE</td>
<td>% BENEFITS</td>
<td>ANNUAL LIMITS</td>
<td>CONDITIONS/ REMARKS</td>
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<tr>
<td>3. To-Take-out medicines (TTO)</td>
<td>3. Preferred Provider - 100%</td>
<td>3. Limited to a supply for 3 days, and thereafter included in limit for medicines for Acute sickness conditions.</td>
<td>d) The price paid by the Scheme for medicines shall be subject to a medicines formulary and / or reference price list as defined by the Scheme’s designated agent</td>
</tr>
<tr>
<td></td>
<td>Non-Preferred Provider - 100%</td>
<td></td>
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<tr>
<td>4. Pharmacist Advised Therapy (PAT)</td>
<td>4. Preferred Provider – 100%</td>
<td>4. Maximum of R100 per script subject to a maximum of R1300 PMF per annum. PAT claims will be deducted off the limit for medicines for Acute sickness conditions.</td>
<td>d) The levy payable per item, at point of service to a preferred provider, shall be 20% of the agreed net script value for acute medicines and PAT, and 10%, up to a maximum of R50 per item, of the agreed net script value for chronic medicines. The levy payable, at point of service to a non-preferred provider, shall be 30% of the script value for acute sickness conditions.</td>
</tr>
<tr>
<td></td>
<td>Non-Preferred Provider – 100%</td>
<td></td>
<td>d) Medicines that are authorised in respect of Chronic sickness conditions that are obtained from a non-preferred provider shall be deemed to be in respect of Acute sickness conditions, the benefits and annual limits of which shall apply.</td>
</tr>
<tr>
<td></td>
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<td>d) Colostomy bags, diabetic test strips and injections are included in the chronic medicine benefit.</td>
</tr>
<tr>
<td>SERVICE</td>
<td>% BENEFITS</td>
<td>ANNUAL LIMITS</td>
<td>CONDITIONS/ REMARKS</td>
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<td>1.</td>
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<tr>
<td>RADIOLOGY</td>
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<tr>
<td>1. For services provided in-hospital</td>
<td>1. Preferred Provider - 100%</td>
<td>1. No limit</td>
<td>a) MRI, CAT, GALLIUM Scans and/or bone density tests must be authorised by the Scheme/Scheme’s designated agent, except in emergencies, failing which a co-payment of R500 per scan or test shall apply.</td>
</tr>
<tr>
<td></td>
<td>Non-Preferred Provider - 80%</td>
<td></td>
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</tr>
<tr>
<td>3. For services provided out-of-hospital</td>
<td>2. Preferred Provider - 80%</td>
<td>2. No limit, except in the case of ultra sound scans in which case a maximum of two scans per pregnancy is available.</td>
<td>b) In the event of an emergency the Scheme shall be notified of such emergency within one working date after admission failing which the R500 co-payment shall apply.</td>
</tr>
<tr>
<td>3. MRI, CAT, GALLIUM SCANS and/or BONE DENSITY TESTS</td>
<td>3. Preferred Provider -100%</td>
<td>3. No limit</td>
<td>c) Should pre-authorisation for MRI/CAT, GALLIUM scans and/or bone density tests not be obtained and the scans would, under normal circumstances, not have been authorised, no benefit will be paid.</td>
</tr>
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<td></td>
<td>Non-Preferred Provider - 80%</td>
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<tr>
<td>SERVICE</td>
<td>% BENEFITS</td>
<td>ANNUAL LIMITS</td>
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<td><strong>J.</strong></td>
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<tr>
<td>PATHOLOGY and MEDICAL TECHNOLOGY</td>
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<tr>
<td>1. For services provided in-hospital</td>
<td>1. Preferred Provider - 100%</td>
<td>1. No limit</td>
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<tr>
<td></td>
<td>Non-Preferred Provider - 80%</td>
<td></td>
<td></td>
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<tr>
<td>2. For services provided out-of-hospital</td>
<td>2. Preferred Provider - 80%</td>
<td>2. No limit</td>
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<tr>
<td></td>
<td>Non-Preferred Provider - 70%</td>
<td></td>
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</tr>
<tr>
<td><strong>K.</strong></td>
<td>CHEMOTHERAPY and RADIOTHERAPY</td>
<td>1. R100 000 PMF</td>
<td>Authorisation shall be obtained from the Scheme/Scheme's designated agent prior to commencement of treatment, failing which no benefit will apply.</td>
</tr>
<tr>
<td>SERVICE</td>
<td>% BENEFIT</td>
<td>ANNUAL LIMITS</td>
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<tr>
<td>KIDNEY DIALYSIS</td>
<td>Preferred Provider – 100%</td>
<td>R100 000 PMF subject to a cost per treatment as negotiated with the provider.</td>
<td>a) Authorisation shall be obtained from the Scheme/Scheme's designated agent before treatment, failing which a co-payment of R100 per treatment shall apply.</td>
</tr>
<tr>
<td></td>
<td>Non-Preferred Provider - 80%</td>
<td></td>
<td>b) Should preauthorisation not be obtained and the treatment would, under normal circumstances, not have been authorised, no benefit will be paid.</td>
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  c) At the time of authorisation consideration will be given to the following:
  
  - Beneficiaries under the age of 8 or over the age of 55 years will only be eligible if biologically fit as certified by a specialist nephrologist, the Beneficiary must be free of significant ischaemic heart disease, cerebral vascular disease, chronic liver disease and chronic lung or malignant disease,
  
  - There must be no history of non-compliance with medical treatment for this condition.
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<tr>
<th>SERVICE</th>
<th>% BENEFIT</th>
<th>ANNUAL LIMITS</th>
<th>CONDITIONS/ REMARKS</th>
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<tr>
<td>M. PHYSIOTHERAPY</td>
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<tr>
<td>1. Out-of-hospital</td>
<td>Preferred Provider – 100%</td>
<td>Included in limit of Q.</td>
<td>a) Referral by a general practitioner or specialist is required.</td>
</tr>
<tr>
<td>2. In-hospital</td>
<td>Non-Preferred Provider – 100%</td>
<td></td>
<td>b) A cash levy of 20%, in respect of preferred providers, and 30%, in respect of non-preferred providers, shall be payable at point of service by the Beneficiary for each out-of-hospital services. Alternatively, should a Beneficiary consult a Medical Centre provider the levy payable by the Beneficiary will be R10 for each consultation.</td>
</tr>
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<td></td>
<td>c) In-hospital services must be authorised by the Scheme’s designated agent failing which no benefit will apply.</td>
</tr>
<tr>
<td>N. BLOOD TRANSFUSIONS</td>
<td>Preferred Provider - 100%</td>
<td>No limit</td>
<td>Includes the cost of blood, blood equivalents, blood products and the transport of blood.</td>
</tr>
<tr>
<td></td>
<td>Non-Preferred Provider - 80%</td>
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</tr>
<tr>
<td>SERVICE</td>
<td>% BENEFIT</td>
<td>ANNUAL LIMITS</td>
<td>CONDITIONS/ REMARKS</td>
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</table>
| **O.** AMBULANCE SERVICES and EMERGENCY TRANSPORT SERVICES (Road and Air) | Prefered Provider - 100%     | No limit provided pre-authorisation is obtained. | a) Authorisation must be obtained from the Scheme before use is made of an ambulance service (except in the case of emergency) failing which no benefit will be paid.  
   b) In the event of an emergency the Scheme shall be notified of such emergency within one working day after the transport is provided, failing which no benefit will be paid. |
<p>|                                                                       | Non-Preferred Provider - 0%   |                                     |                                                          |
| <strong>P.</strong> ALTERNATIVES TO HOSPITALISATION:                                 |                               |                                     |                                                          |
| 1. Private Nursing                                                     | Prefered Provider - 100%      | 1. R 6500 PB                        | a) Subject to pre-authorisation by Scheme’s designated agent. |
|                                                                       | Non-Preferred Provider - 0%   | 2. Included in Private Nursing limit | b) Subject to pre-authorisation by Scheme’s designated agent. |
| 2. Step-down Nursing Facilities                                        |                               | 3. Included in Private Nursing limit, subject to a daily maximum accommodation limit of R200 | c) Subject to pre-authorisation by Scheme’s designated agent. |
| 3. Hospice                                                             |                               |                                     |                                                          |</p>
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<th>SERVICE</th>
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<th>ANNUAL LIMITS</th>
<th>CONDITIONS/ REMARKS</th>
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<tr>
<td><strong>Q.</strong></td>
<td><strong>AUXILIARY SERVICES</strong>&lt;br&gt;Includes all registered service providers other than those specified in this annexure.</td>
<td>Preferred Provider - 100%&lt;br&gt;Non-Preferred Provider - 100%</td>
<td><strong>1.</strong> Pre-authorised by the Scheme’s designated agent&lt;br&gt;&lt;br&gt;<strong>2.1</strong> Referral must have been made by a general practitioner or specialist.&lt;br&gt;<strong>2.2</strong> A cash levy of 20%, in respect of preferred providers, and 30%, in respect of non-preferred providers, shall be payable at point of service by the Beneficiary for each out-of-hospital consultation. Alternatively, should a Beneficiary consult a Medical Centre provider the levy payable by the Beneficiary will be R10 for each consultation.</td>
</tr>
<tr>
<td>1. In hospital</td>
<td>R3000 PMF</td>
<td><strong>2.</strong> R2800 PB to a maximum of R5500 PMF. Psychology benefit can be utilized over the beneficiary limit up to the family limit of R5500 at 60%.</td>
<td></td>
</tr>
<tr>
<td>2. Out of hospital</td>
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<tr>
<td><strong>R.</strong></td>
<td><strong>INTERNAL SURGICAL IMPLANTS</strong></td>
<td>Preferred Provider - 100%&lt;br&gt;Non-preferred Provider - 80%</td>
<td><strong>a)</strong> Subject to authorisation from the Scheme failing which a co-payment of R 500 will apply.&lt;br&gt;&lt;br&gt;<strong>b)</strong> Subject to a levy of 20% payable at point of service, which levy may be waived provided the Scheme supplies the accessory.</td>
</tr>
<tr>
<td></td>
<td>R35 000 per PB</td>
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<td></td>
<td>SERVICE</td>
<td>% BENEFIT</td>
<td>ANNUAL LIMITS</td>
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| **S.** | OTHER MEDICAL AND SURGICAL APPLIANCES  
1. Hearing Aids  
2. Wheelchairs  
3. Nebulisers/Glucometers | Preferred Provider – 100%  
Non-Preferred Provider - 100% | Combined limit for all appliances of R4000 PMF | a) A cash levy of 20%, in respect of preferred providers, and 30% in respect of non-preferred providers shall be payable at point of service by the Beneficiary.  
b) Subject to pre-authorisation from the Scheme failing which a further co-payment of 20% shall apply.  
c) An amount of R4000 is added to the annual limit for hearing aids. |
| **T.** | OXYGEN (Including cylinders) | Preferred Provider – 100%  
Non-preferred Provider – 0% | R7000 PMF | a) Subject to pre-authorisation from the Scheme  
b) A 20% levy will be payable at point of service. |
<table>
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<tr>
<th>SERVICE</th>
<th>% BENEFIT</th>
<th>ANNUAL LIMITS</th>
<th>CONDITIONS/ REMARKS</th>
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<tr>
<td>U. EXTERNAL ORTHOPAEDIC APPLIANCE</td>
<td>Preferred Provider – 100%</td>
<td>R5500 PB</td>
<td>a) Authorisation shall be obtained from the Scheme’s designated agent, failing which a 20% co-payment shall apply.</td>
</tr>
<tr>
<td></td>
<td>Non-Preferred Provider – 80%</td>
<td></td>
<td>b) No benefit will be paid unless the invoice for the appliance is accompanied by a specialist practitioner’s prescription and the appliances supplied by a registered Orthopod.</td>
</tr>
<tr>
<td>Post-Operative Appliance</td>
<td></td>
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<tr>
<td>Corrective Appliance</td>
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<tr>
<td>V. OPTICAL</td>
<td>Preferred Provider - 100%</td>
<td></td>
<td>a) Benefits for lenses shall not exceed the tariff.</td>
</tr>
<tr>
<td></td>
<td>Non-Preferred Provider - 100%</td>
<td></td>
<td>b) Spectacles limited to one pair PB every two years.</td>
</tr>
<tr>
<td>1. Eye examinations</td>
<td></td>
<td></td>
<td>c) The cost of tints, hardening and non-reflective coating is included in the lenses limit or may be claimed instead of frames.</td>
</tr>
<tr>
<td>2. Lenses</td>
<td></td>
<td></td>
<td>d) Contact lenses benefit is per annum.</td>
</tr>
<tr>
<td>3. Frames</td>
<td></td>
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<td>e) Optical benefit is limited to either contact lenses or spectacles in a year.</td>
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<tr>
<td>4. Contact Lenses</td>
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<tr>
<td></td>
<td>1. No limit – Preferred Providers</td>
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<td></td>
<td>2. Single vision – R390 PB</td>
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<td></td>
<td>Bifocal – R950 PB</td>
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<td></td>
<td>Multifocal – R1620 PB</td>
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<td>3. R680 PB</td>
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<td>4. Contact lenses – R1330 PB</td>
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<tr>
<td></td>
<td>GENERAL</td>
<td>% BENEFIT</td>
<td>ANNUAL LIMITS</td>
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<tr>
<td>1</td>
<td>ACQUIRED IMMUNE DEFICIENCY SYNDROME (AIDS) and RELATED ILLNESSES</td>
<td>Benefits payable in terms of the relevant paragraphs above</td>
<td>Benefits included in relevant benefit category. ART’s included in chronic medication.</td>
</tr>
</tbody>
</table>
| 2 | ALCOHOLISM AND DRUG DEPENDENCY                                         | Benefits payable in terms of the relevant paragraphs above | R3000 PMF          | a) Benefit is subject to Beneficiary obtaining authorisation from the Scheme’s designated agent through Wellness program.  
                             |                                                                         |                    | b) All services included in limit.                                                   |
| 3 | ORGAN TRANSPLANTS                                                      | Benefits payable in terms of the relevant paragraphs above | R100 000 PMF       | All services included in limit                                                      |
| 4 | 4.1 OSSEO-INTEGRATED IMPLANTS                                          | 4.1 Included in in-hospital dentistry benefit.  
                             | 4.2 COCHLEAR IMPLANTS                                                     | 4.2 No benefit     | 4.1 Benefit subject to Beneficiary obtaining authorisation from the Scheme’s designated agent. |
| 5 | INFERTILITY                                                            | Benefits payable in terms of the relevant paragraphs above.              | Only in a Public Hospital | Benefit in respect of investigation and treatment only.                             |

**Legend:**

- % Benefit = Scale of Benefits/ Guide/ Cost/ Negotiated Cost with the provider (whichever is applicable or the lesser).
- PB = Per Beneficiary
- PMF = Per Member Family
ANNEXURE C1
MEDICAL SAVINGS ACCOUNT (MSA)

1. On admission to the Scheme, a Personal Medical Savings Account (MSA), held by the Scheme, shall be established in the name of the Member concerned into which the contributions payable in respect of the MSA components shall be credited and benefits withdrawn in respect thereof, shall be debited.

2. Subject to sufficient funds being available at the date on which a claim is processed Members shall be entitled to use their MSA to pay for all healthcare services indicated and any co-payments or shortfalls for which the Member is responsible.

3. Any balance in the MSA account at the end of a financial year remains the property of the Member and accumulates to the Member's account.

4. Upon the death of the Member, the balance due to the Member will be transferred to any Dependents who continue membership of the Scheme, or, be paid into the Member's estate in the absence of such Dependents.

5. Should a Member terminate membership of the Scheme and not be admitted as a member of another medical scheme or be admitted to membership of another medical scheme which does not provide for a MSA, the balance due to the Member must be refunded to the Member within five months after termination of membership, and subject to applicable laws.

6. Should a Member be admitted to membership of another medical scheme, which provides for a similar account, the balance due to the Member must be transferred to such scheme within five months after termination of membership.
ANNEXURE C2
EXCLUSIONS AND LIMITATIONS

(Benefits available under the Prescribed Minimum Benefits are payable without limitation where services are rendered by public hospitals)

EXCLUSIONS

1. Unless otherwise provided for in the Act or its regulations (including Prescribed Minimum Benefits) or decided by the Board and not inconsistent with the Medical Scheme’s Act, expenses incurred in connection with any of the following will not be paid by the Scheme:

1.1 All costs of whatsoever nature incurred for treatment of sickness conditions or injuries sustained by a Member or a Dependant and for which any other party may be liable, unless the Board is satisfied that there is no reasonable prospect of the Member or Dependant recovering such costs from the other party. Where claim against such other party for costs, after deliberation, is repudiated or short-paid, the Member is entitled to such benefits as would have been allowed in terms of the Rules under normal conditions, irrespective of the lapse of time.

1.2 All costs of whatsoever nature incurred for treatment of self-inflicted sickness conditions or injuries, or the excessive use of intoxicating substance or drug or material violation of the law, unless in accordance with Prescribed Minimum Benefits;

1.3 All costs in respect of injuries arising from professional sport, speed contests and speed trials, unless regulated as a Prescribed Minimum Benefit.

1.4 All costs for operations, medicines, treatment and procedures for cosmetic purposes, and the treatment of obesity and its direct implications (includes sclerotherapy except in the case of haemorrhoids), unless in accordance with Prescribed Minimum Benefits.
1.5 Holidays and/or treatment in headache and stress-relief clinics, spas and resorts for health, slimming, recuperative or similar purposes.

1.6 All costs that are more than the annual maximum benefit to which a Member is entitled in terms of the Rules.

1.7 Charges for appointments which a Member or Dependant fails to keep.

1.8 Costs for services rendered by —

   1.8.1 persons not registered with a recognised professional body constituted in terms of an Act of Parliament; or

   1.8.2 any institution, nursing home or similar institution except a state or provincial hospital not registered in terms of any law.

1.9 Travelling expenses incurred by practitioners.

1.10 Any benefits that are not available under the Prescribed Minimum Benefits and not included in Annexure B hereof.

1.11 Medication provided in terms of the Auxiliary Services benefit except if:

   1.11.1 The medication is supplied to treat a condition diagnosed by a medical doctor, and

   1.11.2 The medication is authorised by the Scheme’s designated agent.

1.12 Frailcare. Including Accommodation in convalescent or old age homes or similar institutions catering for the aged.

1.13 Infertility tests and treatments, unless in accordance with Prescribed Minimum Benefits. Such treatments include histero-salpingograms, hormone tests, laparoscopies, histeroscopes, surgery (uterus and tubal),
manipulation of occlusion, semen analysis, basic counseling and advice on sexual behavior, temperature charts and the treatment of local infections.

1.14 Medical treatment necessitated as a result of non-compliance with prescribed therapy.

1.15 Medical examinations or evaluations for employers or employment and/or insurance, and/or school readiness tests and/or legal purposes.

1.16 Hire of medical, surgical and other appliances unless authorised by Scheme's designated agent, unless in accordance with Prescribed Benefits.

1.17 Medicines not on the formulary if a formulary is applicable.

1.18 Immunosuppressants unless post organ transplant.

1.19 Immunization unless authorised by the Board.

1.20 The treatment of Tuberculosis except surgical treatment in hospital as per the Prescribed Minimum Benefits unless services provided through Wellness Program.

1.21 Chemotherapy, Radiotherapy and Dialysis where the Beneficiary is immuno-compromised will only be funded according to documented criteria if the beneficiary is enrolled on the Scheme's Wellness Program subject to a PMB.

1.22 Services in respect of which claims are received more than 4 months after the date of service.
1.23 Injuries sustained during participation in a strike, illegal picketing or riot or during a physical struggle, unless in accordance with Prescribed Minimum Benefits.

1.24 Medication, material and procedures appearing on the Scheme’s exclusions list subject to a Prescribed Minimum Benefit.

1.25 All cost in respect of medicine not approved by the Medicines Control Council.

1.26 All cost in respect of the use of medication for indications not registered by the Medicines Control Council.

1.27 Organ and tissue donations to any person other than to a member or dependant of a member.

1.28 Interest charges on overdue accounts or legal fees incurred as a result of delayed or non-payment of accounts due to it being the member’s fault.

1.29 Any expenses in respect of sickness conditions that were subject to waiting periods when the Member joined the Scheme.

1.30 Costs associated with vocational guidance, marriage guidance, school therapy or attendance at remedial educational schools or clinics.

1.31 Expenses arising from experimental, unproven or unregistered treatment practices.

1.32 Compensation for pain and suffering, loss of income, funeral expenses or any other claim for damages.

1.33 Accommodation in a private room of a hospital, unless clinically indicated and prescribed by a medical practitioner and authorised by the Scheme.
1.34 Telephonic consultations, writing of prescriptions or motivational letters and costs for confirming of medical aid benefits.

1.35 Payment of claims for additional and/or alternative procedures performed which are not in accordance with the original authorization and for which a motivation confirming the medical appropriateness of said procedure(s) was not received.

1.36 All costs in respect of an authorised procedure which is not completed due to a decision by the member or the member’s family. All costs already incurred prior to this decision being taken will be for the member’s own account.

1.37 All costs in respect of an authorised procedure which is not completed due to a hospital limitation, for example, faulty equipment or lack of prescribed medication. Any costs already incurred in preparation for this procedure will be for the hospital’s own account.

1.38 Accommodation in a private room of a hospital, unless clinically indicated and prescribed by a medical practitioner and authorised by the Scheme.

1.39 Any costs associated with search and rescue.

1.40 Interest charges on overdue accounts or legal fees incurred as a result of delayed or non-payment of accounts due to it being the member’s fault

1.41 Services provides outside of a practitioners registered scope of practice.

1.42 X-Rays performed by chiropractors.

1.43 Costs for investigations done in hospital that could be done on an outpatient basis.
1.44 All costs for healthcare services which, in the opinion of the Scheme’s clinical committee, are not appropriate and necessary for the diagnosis or treatment of a health condition at an affordable level of service and cost.

1.45 All costs for healthcare services which, in the opinion of the Scheme’s clinical committee, are not appropriate and necessary for the diagnosis or treatment of a health condition.

2. **LIMITATION OF BENEFITS**

2.1 The maximum benefits to which a Member and any Dependents are entitled in any financial year are limited as set out in Annexure B.

2.2 Members admitted during the course of a financial year are entitled to the benefits set out in Annexure B, with the maximum benefits being adjusted in proportion to the period of membership calculated from the date of admission to the end of the particular financial year.

2.3 In cases of illness of a protracted nature, the Board shall have the right to insist upon a Member or Dependant consulting any particular specialist the Board may nominate in consultation with the attending practitioner. In such cases, if such specialist’s advice is not acted upon, no further benefits will be allowed for that particular illness.

2.4 All expenses incurred outside the Rand monetary area will not be covered by the Scheme. The Scheme has negotiated a benefit through a third party, and outsources a benefit to all members and their registered dependants (Emergency care, stabilizing and repatriation back to South Africa).

2.5 Costs in respect of organ and tissue donations for Scheme members will be funded to the maximum of the cost of South African donors.
2.6 Any authorised rehabilitation will only be considered, subject to the benefit limit, to the point where the beneficiary no longer shows clinical improvement.

2.7 For routine or scheduled elective surgery, a second opinion may be required, failing which the Scheme, in the discretion of the Board, may impose a percentage co-payment to the member. The Scheme will bear the consultation costs for such second opinion.

2.8 In cases where a specialist is consulted without the recommendation of a general practitioner, the benefit allowed by the Scheme may, at its discretion, be limited to the amount that would have been paid to the general practitioner for the same service.

2.9 If the Scheme or its managed health care organization has funding guidelines or protocols in respect of covered services and supplies, Beneficiaries will only qualify for benefits in respect of those services and supplies with reference to the available funding guidelines and protocols irrespective of clinical guidelines.

2.10 If the Scheme does not have funding guidelines or protocols in respect of benefits for services and supplies referred to in Annexure B, Beneficiaries will only qualify for benefits in respect of those services and supplies if the Scheme or its managed healthcare organisation acknowledges them as medically necessary, and then subject to those conditions as the Scheme or its managed healthcare organisation may impose. “Medically necessary” refers to services or supplies that meet all the following requirements:

   (a) They should restore normal function of an affected limb, organ or system;
   (b) No alternative exists that has a better outcome, is more cost-effective, or has a lower risk;
   (c) They are accepted by the relevant service provider as optimal necessary for the specific condition and at an appropriate level to render safe and adequate care;
(d) They are not rendered or provided for the convenience of the relevant beneficiary or service provider and
(e) Outcome studies are available and acceptable to the Scheme in respect of such services or supplies.

2.11 The Scheme reserves the right not to pay for any new technology, investigational procedures/interventions or new drugs/medication as applied in clinical medicine unless motivation by means of clinical data has been presented to and accepted by the clinical committee in regard to the following aspects of such technology, procedures or drugs:
(a) Their therapeutic role in clinical medicine;
(b) Their cost-efficiency or affordability;
(c) Their value relative to existing services or supplies;
(d) Their local indications, application and outcome studies and
(e) Their role in drug therapy as established by the Scheme’s managed healthcare organisation.

2.12 An exclusion period of one or more years may be imposed by the Scheme to assess the local indications, application and outcome figures on all new medicines/technology/procedures or any instance where evidence is lacking or still under review before it can be considered for inclusion in relation to benefits paid.
ANNEXURE C3

PRESCRIBED MINIMUM BENEFITS (PMB’s)

1. APPOINTMENT OF DESIGNATED SERVICE PROVIDERS

The Scheme appoints the following service providers as Designated Service Providers for the delivery of Prescribed Minimum Benefits to its Beneficiaries:
- State Healthcare facilities;
- Outpatient medical management and pathology from Prime Cure and
- Chronic medication from the chronic disease list (CDL) from Grahamstown Pharmacies, Dis-Chem and Clicks pharmacies.

2. PRESCRIBED MINIMUM BENEFITS OBTAINED FROM DESIGNATED SERVICE PROVIDERS

100% of the cost in respect of diagnosis, treatment and care costs of Prescribed Minimum Benefit Conditions if those services are obtained from a Designated Service Provider, subject to the Scheme’s Managed Care Protocols. Where no formal arrangement with a DSP exists for PMB conditions, members have freedom of choice of provider. The onus shall be on the Scheme to ensure that the services are available and have the patient admitted to the DSP.

3. PRESCRIBED MINIMUM BENEFITS VOLUNTARILY OBTAINED FROM OTHER PROVIDERS

If a Beneficiary involuntarily obtains diagnosis, treatment and care in respect of a Prescribed Minimum Benefit Condition from a provider other than a Designated Service Provider, the benefit payable in respect of such service is subject to such benefit limitations and Scheme approved tariffs and co-payments as are normally applicable in terms of the relevant option chosen by the member.
4. PRESCRIBED MINIMUM BENEFITS INVOLUNTARILY OBTAINED FROM OTHER PROVIDERS

4.1 If a Beneficiary involuntarily obtains diagnosis, treatment and care in respect of a Prescribed Minimum Benefit Condition from a provider other than a Designated Service Provider, the Scheme will pay 100% of the cost in relation to that Prescribed Minimum Benefit Condition.

4.2 For the purposes of paragraph 4.1, a Beneficiary will be deemed to have involuntarily obtained a service from a provider other than a Designated Service Provider, if:

4.2.1 the service was not available from the Designated Service Provider or would not be provided without unreasonable delay;

4.2.2 immediate medical or surgical treatment for a Prescribed Minimum Benefit Condition was required under circumstances or at locations which reasonably precluded the Beneficiary from obtaining such treatment from a Designated Service Provider; or

4.2.3 there was no Designated Service Provider within reasonable proximity to the Beneficiary's ordinary place of business or personal residence.

4.3 Except in the case of an emergency medical condition, pre-authorisation shall be obtained by a Member prior to involuntarily obtaining a service from a provider other than a Designated Service Provider in terms of this paragraph, to enable the Scheme to confirm that the circumstances contemplated in paragraph 4.2 are applicable.

5. MEDICATION

5.1 Where a Prescribed Minimum Benefit includes medication, the Scheme will pay 100% of the cost of the medication if that medication is obtained from a Designated Service Provider or is involuntarily obtained from a provider other than a Designated Service Provider, and
5.1.1 the medication is included on the applicable formulary in use by the Scheme; or

5.1.2 the formulary does not include medication which is clinically appropriate and effective for the treatment of the Prescribed Minimum Benefit Condition.

5.2 Where a Prescribed Minimum Benefit includes medication and:

5.2.1 That medication is voluntarily obtained from a provider other than a Designated Service Provider; or

5.2.2 The formulary includes a medication which is clinically appropriate and effective for the treatment of a Prescribed Minimum Benefit Condition suffered by a Beneficiary, and that Beneficiary knowingly declines the medication on the formulary and opts to use another medication instead,

then a co-payment equal to the difference between the cost of the medication so obtained and the reference price of the formulary medication will apply.

6. PRESERVED MINIMUM BENEFITS OBTAINED FROM A PUBLIC HOSPITAL

Notwithstanding anything to the contrary contained in these Rules, the Scheme shall pay 100% of the costs of Prescribed Minimum Benefits obtained in a public hospital, without limitation.

7. DIAGNOSTIC TEST FOR AN UNCONFIRMED PMB DIAGNOSIS

Where diagnostic tests and examinations are performed but do not result in confirmation of a PMB diagnosis, except for an emergency medical condition, such diagnostic tests or examinations are not considered to be a PMB.

8. CO-PAYMENTS

Co-payments in respect of the costs for PMB’s may not be paid out of Medical Savings Accounts.
9. **CHRONIC CONDITIONS**

Any benefit option covers the full cost was services rendered in respect of the Prescribed Minimum Benefits which includes the diagnosis, medical management and medication to the extent that it is provided for in terms of a therapeutic algorithm as prescribed for the specified chronic conditions.

**PRESCRIBED MINIMUM BENEFIT CONDITIONS**

<table>
<thead>
<tr>
<th>Addison’s disease</th>
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<td>Bipolar mood disorder</td>
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<td>Cardiac failure</td>
<td>Cardiomyopathy disease</td>
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<tr>
<td>Chronic renal disease</td>
<td>Coronary artery disease</td>
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<td>Chronic obstructive pulmonary disorder</td>
<td>Chrohn’s disease</td>
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<tr>
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