MINISTER OF FINANCE
OF THE REPUBLIC OF INDONESIA

COPY OF

REGULATION OF THE MINISTER OF FINANCE
NUMBER 36/PMK.02/2011

CONCERNING

IMPLEMENTATION OF HEALTH CARE BENEFIT FOR MINISTER AND PARTICULAR OFFICIALS

BY THE GRACE OF GOD ALMIGHTY

MINISTER OF FINANCE,

Considering: a. That in order to conduct provision of Article 5 of Presidential Decree Number 10 Year 2009 concerning Health Care Benefit for Minister and Particular Officials, it is necessary to stipulate Regulation of the Minister of Finance Number 115/PMK.02/2009 concerning Implementation of Health Care Benefit for Minister and Particular Official as amended by Regulation of the Minister of Finance Number 149/PMK.02/2009;

b. That in order to improve the provision concerning implementation of health care benefit for Minister and Particular Officials, it is necessary to re-stipulate the implementation of health care benefit for Minister and Particular Officials, which has been regulated previously by Regulation of the Minister of Finance Number 115/PMK.02/2009 as amended by Regulation of the Minister of Finance Number 149/PMK.02/2009;

c. That based on consideration as referred in letter a and letter b, it is necessary to stipulate Regulation of the Minister of Finance
concerning Implementation of Health Care Benefit for Minister and Particular Officials;

In view of:

1. Act Number 17 Year 2003 concerning State Financial (State Gazette of the Republic of Indonesia Year 2003 Number 47, Supplement to State Gazette of the Republic of Indonesia Number 4286);

2. Act Number 1 Year 2004 concerning State Treasury (State Gazette of the Republic of Indonesia Year 2004 Number 5, Supplement to State Gazette of the Republic of Indonesia Number 4355);

3. Act Number 15 Year 2004 concerning State Financial Management and Accountability Audit (State Gazette of the Republic of Indonesia Year 2004 Number 66, Supplement to State Gazette of the Republic of Indonesia Number 4400);

4. Act Number 36 Year 2009 concerning Health (State Gazette of the Republic of Indonesia Year 2009 Number 114, Supplement to State Gazette of the Republic of Indonesia Number 5063);

5. Act Number 10 Year 2010 concerning National Budget on Budget Year 2011 (State Gazette of the Republic of Indonesia Year 2010 Number 126, Supplement to State Gazette of Republic of Indonesia Number 5167);

6. Government Regulation Number 50 Year 1980 concerning Financial Rights/State Minister and Former State Minister with Widow/Widower Administration (State Gazette of the Republic of Indonesia Year 1980 Number 78, Supplement to State Gazette of the Republic of Indonesia Number 3184) as several times amended most recently by Government Regulation Number 60 Year 2000 (State Gazette of the Republic of Indonesia Year 2000 Number 122);

7. Government Regulation Number 69 Year 1991 concerning State
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Employee Health Care, Pension Beneficiaries, Veteran, Independence Pioneers with Family (State Gazette of the Republic of Indonesia Year 1991 Number 90, supplement of the State Gazette of the Republic of Indonesia Number 3456);

8. Government Regulation Number 28 Year 2003 concerning Government Subsidies and Dues on Health Insurance Implementation for State Employee and Pension Beneficiaries (State Gazette of the Republic of Indonesia Year 2003 Number 62, Supplement to State Gazette of the Republic of Indonesia Number 4291);

9. Presidential Regulation Number 10 Year 2009 concerning Health Care Benefit for Minister and Particular Officials;

10. Presidential Decree Number 42/P Year 2002 concerning National Budget Implementation Guidelines (State Gazette of the Republic of Indonesia Year 2002 Number 73, supplement to State Gazette of the Republic of Indonesia Number 4212) as several times amended most recently by Presidential Regulation Number 53 Year 2010;

11. Presidential Decree Number 56/P Year 2010;

12. Regulation of the Minister of Finance Number 134/PMK.06/2005 concerning Payment Guidelines on National Budget Implementation;

13. Regulation of the Minister of Finance Number 35/PMK.02/2011 concerning Procedures on Calculations, Provisions, Disbursements and Accountability on National Budget Funds which its Activities are conducted by PT Indonesia Health Insurance;

DECIDES:

To: REGULATION OF THE MINISTER OF FINANCE CONCERNING
Stipulate IMPLEMENTATION OF HEALTH CARE BENEFIT FOR MINISTER AND
PARTICULAR OFFICIALS.

Article 1

In this Regulation of the Minister of Finance the definition of:

1. Dues is health insurance dues as referred in Regulation of the Minister of Finance Number 35/PMK.02/2011 concerning Procedures on Calculations, Provisions, Disbursements and Accountability of National Budget Funds which its Activities are conducted by PT Indonesia Health Insurance.

2. Minister is the minister heading ministry and officials who are given positions or financial rights and facilities of the same level with minister.

3. Particular Officials are official of Central Government that lead non-department government institutions, officials echelon I, and officials who are given positions or financial rights of the same level with echelon I.

4. PT Indonesia Health Insurance is the official institutions that carried out the activities to implement health insurance for State Employee, Pension Beneficiaries, Veteran, and Independence Pioneers with Families, Minister and Particular Officials, Chairmen, Vice Chairmen, and Members of People's Representatives Council, Regional Representative Council, Supreme Audit Board, Judicial Commission, Constitutional Court Judge, and Supreme Court Judge.

5. Health Care Benefit for Minister and Particular Officials Program, which henceforth is referred to as Health Care Benefit is a health service provided with the highest standard in health services while the person is on duty.

6. State Employee is the candidate for State Employee, State Employee, and State Employee as regulated in Act Number 8 Year 1974 concerning Employee Principles as amended by Act Number
7. Family is wife/husband and children that are still in parent’s responsibility in accordance with law and regulations in State Employee.

8. Ministerial and Particular Officials Doctor Team is Ministerial and Particular Officials Doctor Team that is established based on Minister of Finance Decree.

Article 2

(1) Minister and Particular Officials on duty are given plenary health services via health insurance mechanism.

(2) To Minister and Particular Officials who has received health care benefit provided for State Employee, the health care as referred in item (1) is an improvement of the referred health care benefits.

(3) Health care as referred in item (1) is also given to the Family of Minister and Particular Officials.

Article 3

(1) Implementation of Health Care Minister and Particular Officials follows the provisions as regulated by Minister of Finance.

(2) Health Care for Minister and Particular Officials is conducted with regards to duties and authorities of Ministerial and Particular Officials Doctor Team.

Article 4

Health Care Benefit that is given to Minister and Particular Officials as referred in Article 2, consist of:

1. First Level Outpatient Treatment;

2. Advanced Level Outpatient Treatment;

3. Inpatient Treatment;
4. Dental and mouth treatment;
5. Birth treatment;
6. Health equipment replacement;
7. Blood treatment;
8. General Check Up treatment;
9. Overseas health care treatment;
10. Ambulance services; and
11. Hospital evacuation services.

Article 5

(1) First Level Outpatient Treatment as referred in Article 4 number 1, includes:
   a. Health counseling;
   b. Disease precautions, including mother and child health treatment as well as vaccination;
   c. Check up and treatment by Ministerial and Particular Officials Doctor Team or Doctor Team chosen by Minister or Particular Officials;
   d. Supporting simple diagnostic check up;
   e. Low risk medical action;
   f. Family Planning services and efforts to recover the contraception side effects;
   g. Medication in accordance with medical needs; and
   h. References issuance based on medical indications.

(2) Advance Level Outpatient Treatment as referred in Article 4 number 2, includes:
   a. Consultation, checkup and specialized medication by Ministerial and Particular Official Doctor Team or Doctor Team chosen by
Minister and Particular Officials;
b. Supporting diagnostic checkup;
c. Low risk medical actions to high risk medical actions, which require special expertise;
d. Medical rehabilitation treatment; and
e. Medication in accordance with medical needs.

(3) Inpatient Treatment as referred in Article 4 number 3, includes:
   a. Accommodation in VVIP rooms for Minister and Particular Officials at state/private hospital appointed by Ministerial and Particular Officials Doctor Team or Doctor Team chosen by Minister and Particular Officials;
b. Checkup, medication, and treatment by specialized doctor;
c. Supporting diagnostic checkup;
d. Diagnostic medical actions and therapy (small, medium, big, and special operations including medical equipment with cutting edge technology used in the operation);
e. Intensive treatment (ICU/ICCU)
f. Medical rehabilitation;
g. Medication in accordance with medical needs; dan
h. Other health equipments.

(4) Dental and mouth treatment as referred in Article 4 number 4, including counseling, checkup, supporting medication diagnostic, and actions.

(5) Birth treatment as referred in Article 4 number 5, includes:
   a. Birth and pregnancy nuisance is guaranteed for the pregnancy and to the second child birth;
   b. Pregnancy control is conducted by family doctor/specialized doctor appointed by Ministerial and Particular Officials Doctor
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Team or Doctor Team chosen by Minister or Particular Officials; and

c. Inpatient Treatment (RI) as referred in item (3).

(6) Health equipment replacement as referred in Article 4 number 6 is granted by reimbursement as follows:

a. For glasses, at maximum of IDR 3,000,000 (three millions rupiah) per two years;

b. For teeth prosthesis, at maximum of IDR 3,000,000 (three millions rupiah) per two years;

c. For limbs prosthesis, at maximum of IDR 3,000,000 (three millions rupiah) per two years;

d. For hearing aid, at maximum of IDR 3,000,000 (three millions rupiah) per two years; and

e. Intra Ocular Lens (IOL), at maximum of IDR 1,500,000 (one million five hundred thousand rupiah) per actions.

(7) Blood Treatment as referred in Article 4 number 7 is a treatment in relation with blood transfusion.

(8) General Check Up treatment as referred in Article 4 number 8 is given to Minister and Particular Officials as many as 1 (one) time within 1 (one) year, not including Family.

(9) Overseas health treatment as referred in Article 4 number 9 is conducted by granting reimbursement in accordance with the invoice of medical services cost.

(10) Ambulance treatment as referred in Article 4 number 10 is provided via reimbursement as needed.

(11) Hospital evacuation services as referred in Article 4 number 11 includes:

a. Ambulance transportation by land from the location of the
patient to hospital; and

b. Ambulance transportation by air from the location of the patient to hospital in accordance with the medical indication.

Article 6

(1) Health Care Benefit as referred in Article 2 is valid at every hospital in the country or overseas.

(2) Overseas health treatment is given to Minister and Particular Officials and Family.

(3) Overseas health treatment reimbursement is only granted for medical services, not including transportation cost.

(4) Overseas health treatment reimbursement to Minister and Particular Officials is granted in accordance with the valid currency value at the payment time, whilst reimbursement for Family is of the maximum hospital cost in Indonesia.

Article 7

Health Care Benefit that is provided to Minister and Particular Officials as referred in Article 2 is borne by PT Indonesia Health Insurance in accordance with the applicable mechanism at PT Indonesia Health Insurance.

Article 8

Health Care Benefits that is not borne by PT Indonesia Health Insurance includes:

1. Cosmetics treatment and actions;
2. Program to have child;
3. Drugs addicted (narcotics/other drugs/addictive materials) and alcoholic, as well as other dangerous medicine;
4. Medication and medical actions that falls into experiment
5. Transportation cost for those who use transportation by air;
6. Communication cost;
7. Other things stipulated by Ministerial and Particular Officials Doctor Team; and
8. Other things than number 1 to number 7, are stipulated by PT Indonesia Health Insurance.

Article 9

(1) Minister and Particular Officials who need overseas medical treatment must acquire recommendation by Ministerial and Particular Officials Doctor Team.

(2) In emergency situation, Minister and Particular Officials who are at abroad can directly get the overseas medical treatment devoid of recommendation as referred in item (1).

Article 10

(1) In respect to the implementation of Health Care Benefit, Minister of Finance shall pay in each year the Health Care Benefit for Minister and Particular Official Dues to PT Indonesia Health Insurance.

(2) Health Care Benefit Dues as referred in item (1) is calculated based on health services cost per person and the operational cost.

(3) Health service cost per person as referred in item (2) is the total invoice with regards to deviation and inflation points calculations.

(4) Operational cost as referred in item (2) is the cost needed in order to support the implementation of daily activities of Health Care Benefit of at maximum 10% (ten percent) from the total Dues.

(5) The total Health Care Benefit Dues as referred in item (2) can be
reviewed periodically at very year.

Article 11

(1) Based on the calculation result as referred in Article 10 item (3), Minister of Finance shall allocate Health Care Benefit Dues delivered to PT Indonesia Health Insurance.

(2) The total allocated Dues as referred in item (1) is calculated based on the total index of Minister and Particular Officials and Families multiplied by calculation result as referred in Article 10 item (3).

(3) The calculation result as referred in item (2) is recorded on minutes signed by representatives of Ministry of Finance and PT Indonesia Health Insurance.

(4) Dues Plafond of Health Care Benefit that has been stipulated in National Budget is a permanent allocation per year of the pertinent budget.

(5) Procedures on calculations, provisions, disbursements, and accountability of Dues as referred in item (2) shall follows the provisions regulated on Regulation of the Minister of Finance concerning Procedures on Calculations Provisions Disbursement, and Accountability of National Budget Funds which its activities are conducted by PT Indonesia Health Insurance.

Article 12

(1) In respect to implementation of Health Care Benefits services, director General of Budget shall establish monitoring team that shall conduct periodically monitoring and evaluation to the implementation of Health Care Benefits.

(2) The due day of monitoring and evaluation as referred in item (1) can be used by Directorate General of Budget as inputs on proposal of funds allocation for Health Care Benefits Dues on the
following budget year.

Article 13

(1) In the event that Minister and Particular Officials are terminated from the position, the pertinent Minister and Particular Officials and Families are still subject to Health Care Benefits to 30 (thirty) days since the date of termination letter of Minister and Particular Officials from the position is issued.

(2) State Ministry/Institutions must notify the replacement of Minister and Particular Officials to PT Indonesia Health Insurance not later than 7 (seven) working days after the inauguration of the new Minister and Particular Officials.

Article 14

In the events that misunderstanding on health services in the implementation of Health Care Benefits as regulated in this Regulation of the Minister of Finance occurs, the health services provided shall be determined by Ministerial and Particular Officials Doctor Team.

Article 15

Standard Operating Procedures required on the implementation of Minister and Particular Officials health services as regulated in this Regulation of the Minister of Finance shall be stipulated by PT Indonesia Health Insurance after being approved by Minister of Finance beforehand.

Article 16

With the enactment of this Regulation of the Minister of Finance, Regulation of the Minister of Finance Number 115/PMK.02/2009 concerning Implementation of Health Care Benefit for Minister and Particular Officials as amended by Regulation of the Minister of
Article 17

This Regulation of the Minister of Finance shall come into force on January 1, 2011.

For public cognizance, this Regulation of the Minister of Finance shall be promulgated by placing it in State Gazette of the Republic of Indonesia.

Stipulated in Jakarta
On February 28, 2011
MINISTER OF FINANCE,

Signed

AGUS D.W. MARTOWARDOJO

Promulgated in Jakarta
On February 28, 2011
MINISTER OF JUSTICE AND HUMAN RIGHTS,

Signed

PATRIALIS AKBAR

STATE GAZETTE OF THE REPUBLIC OF INDONESIA YEAR 2011 NUMBER 115