FINANCE MINISTER
OF THE REPUBLIC OF INDONESIA

COPY
REGULATION OF THE FINANCE MINISTER
NUMBER 115/PMK.02/2009
ON
IMPLEMENTATION OF HEALTH CARE INSURANCE FOR
MINISTERS AND PARTICULAR GOVERNMENT OFFICIALS

THE FINANCE MINISTER,

Having considered: That for the purpose of implementing the provisions in Article 5 of Presidential Regulation Number 10 of 2009 on Health Care Insurance for Ministers and Particular Officials, it is necessary to enact a Regulation of the Finance Minister on the Implementation of Health Insurance for Ministers and Particular Government Officials;

Having observed:

1. Law Number 23 of 1992 on Health (State Gazette of the Republic of Indonesia of 1992 Number 100, Supplement to the State Gazette of the Republic Indonesia Number 3490);

2. Law Number 17 of 2003 on State Finance (State Gazette of the Republic of Indonesia of 2003 Number 47, Supplement to the State Gazette of the Republic Indonesia number 4286);

3. Law Number 1 of 2004 on State Treasury (State Gazette of the Republic of Indonesia of 2004 Number 5, Supplement to the State Gazette of the Republic Indonesia Number 4355);

4. Law Number 15 of 2004 on Examination on State Financial Management and Accountability (State Gazette of the Republic of Indonesia of 2004 Number 66, Supplement to the State Gazette of the Republic Indonesia number 4400);

5. Law Number 41 of 2008 on the 2009 State Revenue and Expenditures (State Gazette of the Republic of Indonesia of 2008 Number 171, Supplement to the State Gazette of the Republic Indonesia number 4920);

6. Government Regulation Number 50 of 1980 on Financial/Administrative Rights of State Ministers and former Ministers and their Widows/Widowers (State Gazette of the Republic of Indonesia of 1980 Number 78, Supplement to the State Gazette of the Republic Indonesia number 3184) as amended several times and last by Government Regulation Number 60 of 2000 (State Gazette of the Republic of Indonesia of 2000 Number 122);

7. Government Regulation Number 69 of 1991 on Health Care for Civil Servants, Pension Fund Recipients, Veterans, and Pioneers of the Independence State and their families (State Gazette of the Republic of Indonesia of 1991 Number 90, Supplement to the State Gazette of the Republic Indonesia number 3456);
8. Government Regulation Number 28 of 2003 on Government Subsidies and Insurance Premium for Health Care for Civil Servants, Pension Fund Recipients (State Gazette of the Republic of Indonesia of 2003 Number 62, Supplement to the State Gazette of the Republic Indonesia number 4294);

9. Presidential Decree Number 42 of 2002 on the Implementing Guidelines for the State Revenue and Expenditures (State Gazette of the Republic of Indonesia of 2002 Number 73, Supplement to the State Gazette of the Republic Indonesia number 4212) as amended several times by Presidential Decree Number 72 of 2004 (State Gazette of the Republic of Indonesia of 2004 Number 92, Supplement to the State Gazette of the Republic of Indonesia Number 4418);

10. Presidential Decree Number 20/P of 2005;

11. Presidential Regulation Number 72 of 2008 on the 2009 Details of the Central Government Expenditures;

12. Presidential Regulation Number 10 of 2009 on Health Care Insurance for Ministers and Particular Government Officials;

13. Regulation of the Finance Minister Number 134/PMK.06/2006 on the Guidelines for Payment in Implementing the State Revenue and Expenditure Budget;

14. Regulation of the Finance Minister Number 05/PMK.02/2009 on the Procedure for the Calculation, Provisions, Disbursement and the Accountability of the State Budget Funds utilized by PT ASKES (Persero);

HAS DECIDED:

To enact : REGULATION OF THE FINANCE MINISTER ON HEALTH CARE INSURANCE FOR MINISTERS AND PARTICULAR GOVERNMENT OFFICIALS

Article 1

For the purpose of this Regulation of the Finance Minister, the following words shall have the following meaning:

1. Premium contribution means the premium as referred to in the Regulation of the Finance Minister Number 05/PMK.02/2009 on the Procedure for the Calculation, Provisions, Disbursement and the Accountability of the State Budget Funds utilized by PT ASKES (Persero), which includes health insurance for Ministers and Particular Government Officials.

2. A Minister means the minister that heads the ministry and an official that is assigned a position and granted financial rights and facilities equal to that of a Minister.
3. A particular official means an official of the Central Government that heads a non-departmental government institution, officials of Echelon I, and officials that are assigned a position and are entitled to receive benefits equal to the financial rights and facilities provided to a Minister.

4. PT Askes (Persero) means the Implementing Body that provides health insurance services as referred to in Government Regulation Number 69 of 1991 on Health Care for Civil Servants, Pension Recipients, Veterans, Pioneers of Independence and their families;

5. Health Care Insurance Program means a first-rate health care service provided to a Minister or Particular Official during their tenure;


7. Family members mean the wife/husband and dependent children as governed by the laws on civil servants.

8. The Team of Doctors for Ministers and Particular Officials means the team established under the decree of the Minister of Health.

Article 2

(1) Ministers and Particular Officials during their tenure are entitled to receive first-rate health care services under a health insurance mechanism.

(2) Ministers and Particular Officials that are already beneficiaries of health care insurance provided to Civil Servants as referred to in paragraph (1) shall receive an upgraded level of said health care services.

(3) Health care services as referred to in paragraph (1) are also provided to the families of the Ministers and the Particular Officials.

Article 3

(1) The implementation of the health care services for Ministers and Particular Officials shall comply with the provisions as stipulated by the Minister of Health.

(2) The health care services provided to the Ministers and the Particular Officials shall be implemented with due regard to the duties and authorities of the Team of Doctors for the Ministers and Particular Officials.
Health Care Services provided to Ministers and Particular Officials as referred to in Article 2 consists of:

1. First Level Outpatient Services (RJTP);
2. Advanced Outpatient Services (RJTL);
3. Inpatient Services;
4. Dental and Mouth Health Care Services;
5. Childbirth Delivery Services;
6. Reimbursement for Medical Equipment;
7. Blood care services;
8. General Medical Check Up Services;
9. Overseas Medical Check-up; and
10. Ambulance Services.

Article 5

(1) First Level Outpatient Services (RJTP) as referred to in Article 4 point 1, include:
   a. Medical consultation;
   b. Prevention of illnesses, including maternal and child health care and immunization;
   c. Examination and medical treatment by the Team of Doctors for Ministers and Particular Officials or by doctors appointed by the Ministers or Particular Officials.
   d. Basic supporting diagnostic examination;
   e. Minor medical treatment;
   f. Family Planning services and treatment for contraception effects;
   g. Medical Prescriptions as required; and
   h. Referrals based on medical indication.

(2) Advance Outpatient Services (RJTL) as referred to in Article 4 point 2, include:
   a. Consultation, examination and specialist treatment by the Team of Doctors for Ministers and Particular Officials or by the doctors appointed by the Ministers and the Particular officials;
   b. Supporting diagnostic examination;
c. Minor medical treatment up to advance medical treatment that requires special skills and that are risk-bearing;

d. Medical rehabilitation; and

e. Medical prescription as required.

(3) Inpatient services as referred to in Article 4 point 3, include:
   a. Accommodation in VVIP class for Ministers and Particular Officials in state/private hospitals referred by the Team of Doctors for Ministers and Particular Officials or by the doctors appointed by the Ministers and Particular Officials;

   b. Examination, prescribed medicine and care by specialists;

   c. Supporting diagnostic examination;

   d. Diagnostic medical treatment and therapy (minor, medium, major and special surgery including medical equipment applied in the surgery using the most up-to-date technology);

   e. Intensive Care (ICU/ICCU);

   f. Medical rehabilitation;

   g. Medical prescription as required; and

   h. Other Medical apparatus

(4) Dental and Mouth Health Care Services include consultation, examination, supporting diagnostics, providing prescribed medicine and treatment.

(5) Childbirth delivery as referred to in Article 4 point 5, include:
   a. Services for childbirth and treatment for pregnancy disorders are provided up to the live second child;

   b. Consultation on pregnancy are provided by the family doctor/specialist doctor appointed by the Team of Doctors for Ministers and Particular Officials or by the doctors appointed by the Ministers and the Particular officials;

   c. Inpatient Services (RI) as referred to in paragraph (3).

(6) Reimbursement for medical apparatus as referred to Article 4 point 6 shall be limited to the following:
   a. For eye-glasses (spectacles) a maximum of Rp 3,000,000 (three million rupiah) every two years;

   b. For dental prosthesis a maximum of Rp 3,000,000 (three million rupiah) every two years;

   c. For limb prosthesis a maximum of Rp 3,000,000,- (three million rupiah) every two years;
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d. For Hearing Aid a maximum of Rp 3,000,000 (three million rupiah) every two years;

e. For Intra Ocular Lens (IOL) a maximum of Rp 1,500,000 (one million five hundred thousand rupiah) per treatment;

(7) Blood Care Services are services related to blood transfusion.

(8) General Medical Check Up as referred to in Article 4 point 8 is provided to Ministers and Particular Officials once a year, not including family members.

(9) Overseas Medical Treatment as referred to in Article 4 point 9 shall be reimbursed as invoiced.

(10) Ambulance services as referred to in Article 4 point 10 shall be reimbursed as necessary.

Article 6

(1) Health Care Insurance as referred to in Article 2 shall apply for all hospitals domestic as well as overseas.

(2) Overseas Health Care Services are provided to Ministers and Particular Officials, not including their family.

Article 7

Health Care Insurance provided to Ministers and Particular Officials as referred to in Article 2 shall be delivered by PT Askes (Persero) in accordance with the prevailing mechanism under PT Askes (Persero).

Article 8

The categories of Health Care that are not served under the Insurance Program by PT Askes (Persero) are:

1. Cosmetic treatment and services
2. Reproduction Health Care/Fertility Program;
3. Drug addiction (narcotics, drugs, other addictive substances) and alcoholism and other hazardous substances);
4. Medical treatment that is still categorized as experimental;
5. Transportation costs by air;
6. Communication costs;
7. Other conditions as determined by the Team of Doctors for Minister and Particular Officials; and

8. Conditions other than point 1 to 7 as determined by PT Askes (Persero);

Article 9

(1) Ministers and Particular Officials that need overseas medical treatment must be recommended by the Team of Doctors for Ministers and Particular Officials;

(2) In cases of emergency, Ministers and Particular Officials that are on duty abroad shall be entitled to receive medical treatment at the country of duty without requiring a recommendation as referred to in paragraph (2).

Article 10

(1) In implementing the insurance program, the Finance Minister shall pay the health insurance premium to PT Askes (Persero) for Ministers and Particular Officials.

(2) The insurance premium for the Ministers and Particular Officials as referred to in paragraph (1) shall be calculated based on the risk, loading factor costs and the benefits received by the Ministers and Particular Officials.

(3) The calculation as referred to in paragraph (2) is recorded in the official notes signed by the representatives from the Ministry of Finance c.q. Directorate General for Budget, Directorate General for, and Ministry of Health and PT Askes (Persero).

Article 11

(1) Based on the calculation as referred to Article 10 paragraph (3), the Finance Minister shall allocate the premium for the health insurance to PT Askes (Persero) for Ministers and Particular Officials.

(2) The insurance premium allocated as referred to in paragraph (1) shall be calculated based on the number of Ministers and Particular Officials and family index multiplied by the figure resulting from the calculation as referred to in Article 10 paragraph (3).
(3) The ceiling on the health insurance premium as stipulated in the State Revenue and Expenditure (APBN) is a fixed allocation of the current budget year.

(4) Disbursement of the health insurance premium as stipulated in the State Revenue and Expenditure is executed every month amounting to 1/12 (one twelfth) of the ceiling amount.

(5) The calculation, provision, disbursement and accountability of the premium as referred to paragraph (2) shall comply with the Regulation of the Finance Minister on the Procedure for the Calculation, Provisions, Disbursement and the Accountability of the State Budget Funds utilized by PT ASKES (Persero).

Article 12

(1) In implementing the health care insurance for Ministers and Particular Officials, the Directorate General of State Budget establishes a monitoring team that shall periodically monitor and evaluate the Health Care Insurance Program for Ministers and Particular Officials.

(2) The results from the monitoring and evaluation activity as referred to in paragraph (1) may be regarded as input by the Directorate General of State Budget in proposing allocated funds for the health care insurance premium for Ministers and Particular Officials for the following budget year.

Article 13

Provisions and disbursement of the insurance premium funds for health care insurance for Ministers and Particular Officials for the budget year of 2009 are arranged as follows:
a. PT Askes (Persero) shall propose the amount of the required premium to the Finance Minister.

b. Based on the proposed required funds as referred to in letter a, the Finance Minister eq. Directorate General of State Budget and PT Askes (Persero) shall calculate said required funds.

c. The premium for health care insurance for the Ministers and Particular Officials shall be charged to the State General Treasury Section (BA 999).

d. Disbursement of the premium for the health insurance as stipulated in the State Revenue and Expenditure shall be applied proportionally;
Article 14

(1) In the event the Ministers and Particular Officials and their family have received a Health Care Insurance facility as referred to in Article 4 between the time after the issuance of the Regulation of Finance Minister Number 10 of 2009 and the issuance of this Regulation of Finance Minister, then the Ministers and Particular Officials shall receive reimbursement as stipulated in this Regulation of Finance Minister.

(2) In the event the Ministers and Particular Officials are dismissed from their position, those Ministers and Particular Officials shall be entitled to receive health care insurance up to 30 (thirty) days after the installment of the new Minister or Particular Official.

(3) State Ministries and Institutions shall inform the changes of the Ministries and Officials to PT Askes (Persero) at the latest 7 (seven) days after the installment of the new Minister and Particular Official.

Article 15

In the event of a dispute in interpreting the health care services under the health care insurance for Ministers and Particular Officials as stipulated in this Regulation of the Finance Minister, the health care services that are served shall be determined by the Team of Doctors for the Ministers and Particular Officials.

Article 16

This Regulation of the Finance Minister is valid provided that the funds for the health care insurance premium for Ministers and Particular Officials are available in the State Revenue and Expenditure Budget or in the Amendment of the State Budget.

Article 17

This health care insurance program for Ministers and Particular Officials as stipulated in this Regulation of the Finance Minister shall be effective as of 18 March 2009.

Article 18

The Standard Operating Procedures required for the implementation of the health care services for Ministers and Particular Officials as governed in this Regulation of the Finance Minister shall be determined by PT Askes (Persero) upon approval by the Finance Minister.
This Regulation of the Finance Minister shall be effective as of the date of enactment.

In order that this Regulation be made known to the general public, it is hereby ordered that this Regulation be promulgated in the State Gazette of the Republic of Indonesia.

Enacted in Jakarta
On 23 June 2009
Finance Minister
Signed
SRI MULYANI INDRAWATI

Promulgated in Jakarta
On 23 June 2009
MINISTER OF JUSTICE AND HUMAN RIGHTS,
Signed
ANDI MATTALATTA

OFFICIAL GAZETTE OF THE REPUBLIC INDONESIA OF 2009 NUMBER 153

This copy is in conformity with the original
Head of General Affairs Bureau
For
Head of Administration of Ministry of Finance
(signed and sealed with the seal of the General Affairs Bureau)
Antonius Suharto
NIP 060041107