

EXPLANATORY STATEMENT

Issued by the Authority of the Minister for Health and Aged Care

Private Health Insurance Act 2007

Private Health Insurance Legislation Amendment Rules (No.10) 2022

Authority

Section 333-20(1) of the *Private Health Insurance Act 2007* (the Act) authorises the Minister to, by legislative instrument, make Private Health Insurance Rules providing for matters required or permitted by the corresponding Chapter, Part or section to be provided; or necessary or convenient to be provided in order to carry out or give effect to that Chapter, Part or section.

Subsection 33(3) of the *Acts Interpretation Act 1901*, provides that where an Act confers a power to make, grant or issue any instrument of a legislative or administrative character (including rules, regulations or by-laws), the power shall be construed as including a power exercisable in the like manner and subject to the like conditions (if any) to repeal, rescind, revoke, amend, or vary any such instrument.

Purpose

The *Private Health Insurance Legislation Amendment Rules (No. 10) 2022* (the Amendment Rules) amends the:

- *Private Health Insurance (Complying Products) Rules 2015* (the Complying Product Rules) to update the daily patient contribution payable by nursing-home type patients (NHTPs) for hospital accommodation in private hospitals nationally and in public hospitals in all state and territory jurisdictions except for public hospitals in the Australian Capital Territory (ACT).
- *Private Health Insurance (Benefit Requirements) Rules 2011* (the Benefit Requirements Rules), to update the minimum benefits payable by private health insurers per night for NHTP at private hospitals nationally and at public hospitals except for the ACT, South Australia (SA) and Victoria (VIC).

These changes to the NHTP rates and benefits take account of indexation applied to the Adult Pension Basic Rate and the Maximum Daily Rate of Rental Assistance (Pension and Rental Assistance Rates), which take effect on 20 September 2022.

Background

A NHTP, in relation to a hospital, means a patient in the hospital who has been provided with accommodation and nursing care, as an end in itself, for a continuous period exceeding 35 days. Because NHTP are not accommodated for the purpose of receiving hospital level treatment, charges for their accommodation and nursing vary to that for overnight or same-day patients receiving hospital treatment. Similar to arrangements for residential aged care facilities, NHTP in both public and private hospitals also pay a contribution towards the costs of their accommodation and care.

The Commonwealth administers ‘default’ benefits payable by private health insurers for the purposes of the *Private Health Insurance Act 2007*. The Benefit Requirements Rules Part 2, sub-Rule 6(2) specifies that the benefit payable by an insurer for a NHTP in hospital will not exceed the fees or charges incurred, less the amount of the daily patient contribution. Since May 2000, the combined Commonwealth determined default benefit paid by insurers for NHTP, plus the patient contribution, has been capped at \$111.10 per day. As the patient contribution is indexed and increases, the portion of the benefit paid by the insurer must decrease to maintain the combined figure within the cap.

The National Health Reform Agreement (NHRA) between the Australian Government and the States and Territories note that privately insured patients may be charged an amount for public hospital services as determined by the State (Clause G3). The Commonwealth and jurisdictions also agree that States can charge public NHTP a total daily amount no more than 87.5 per cent of the current daily rate of the single aged pension and the maximum daily rate of rental assistance (Clause G2). NHTP contribution rates and benefits are routinely reviewed to remain aligned with pension and rental assistance rates.

Base pensions are indexed twice a year, in March and September, to reflect changes in pensioners’ cost of living and wages. The pension is adjusted to reflect growth in the Consumer Price Index (CPI) and the Pensioner and Beneficiary Living Cost Index (PBLCI), whichever is higher. When wages grow more quickly than prices, the pension is increased to the wages benchmark. After CPI, PBLCI and Male Total Average Weekly Earnings figures are released by the Australian Bureau of Statistics (ABS), the Australian Government Department of Social Services (DSS) finalises calculations and shares changes to pension and rental assistance rates that come into effect from the first pay day following each 20 March or 20 September.

Using the DSS rates, the Australian Government Department of Health and Aged Care (DHAC) calculates changes to the NHTP patient total contribution rate, and insurer benefit payable for private patients in private hospitals, then notifies jurisdictions of these changes. DHAC also consults each jurisdiction seeking confirmation of their total charge for NHTP accommodation and the NHTP contribution in their public hospitals, confirming the difference between the total charge less the patient contribution as the insurer benefit that will be specified in the PHI Rules.

Public hospital NHTP total charges and means of local implementation (e.g. by publication in official gazette or through legislative instrument) vary across jurisdictions and can be obtained from State and Territory government health departments. Some jurisdictions choose to commence implementation of rate changes from 1 July annually, only then reflecting updates made by other jurisdictions in March and/or September.

The total daily NHTP contribution payable by privately insured NHTPs in private hospitals nationally, and in public hospitals in each jurisdiction, is specified in the Complying Product Rules, Part 2-subsection 8A(3)-*Benefit requirement – nursing-home type patients*.

The minimum benefit payable by private health insurers for NHTP accommodation and care is specified in the Benefit Requirements Rules *Schedule 4 – Nursing-home type patient accommodation: hospitals in all States/Territories*, Clause 6, Tables 1 and 2.

The Amendment Rules

The Amendment Rules make minor changes to the definition of “patient contribution” in subsection 8A(3) of the Complying Product Rules by updating the NHTP contribution rate at public hospitals in each state and territory which chooses to increase this contribution and private hospitals nationally.

The Amendment Rules also amend Schedule 4 of the Benefit Requirements Rules to update the minimum NHTP benefit payable by insurer per night.

The amendments in the Amendment Rules are administrative in nature and do not substantively alter existing arrangements established under the Act.

Commencement

The Amendment Rules commence on 20 September 2022.

Details

Details of the Amendment Rules are set out in the Attachment.

Consultation

On 3 August 2022, the Commonwealth notified jurisdictions that from 20 September 2022, for all private patients in Australian private hospitals nationally:

- daily patient contribution rate payable by NHTP would be \$68.05; and the,
- benefit payable by insurers for NHTP would be \$43.05.

Jurisdictions provided the Commonwealth with the following advice regarding the daily private patient contribution rates payable by NHTP in public hospitals, from 20 September 2022:

- NSW, NT, QLD, SA, VIC, and WA advised intent to increase the NHTP contribution rates in their public hospitals to \$68.05.
- TAS advised intent to increase the NHTP contribution rates in TAS public hospitals to \$68.00, the difference in jurisdictions due to variations in legislated rounding procedures.
- The ACT advised that rates would remain unchanged at present, in line with the ACT’s annual practice of applying adjustments each July.

Jurisdictions provided the Commonwealth with the following advice regarding the minimum benefit payable by insurers for NHTP in public hospitals, from 20 September 2022:

- NSW, NT, QLD, TAS, and WA advised intent to increase the minimum benefit payable by private health insurers for NHTP accommodation, as detailed in the Attachment.
- The ACT, SA and VIC advised the minimum benefit payable by private health insurers for NHTP accommodation would remain unchanged.

The changes detailed in the Amendment Rules reflect responses received.

The Amendment Rules

The Amendment Rules are a legislative instrument for the purposes of the *Legislation Act 2003*.

ATTACHMENT

Details of the Private Health Insurance Legislation Amendment (No. 10) Rules 2022

Section 1 Name

Section 1 provides that the name of the instrument is the *Private Health Insurance Legislation Amendment Rules (No. 10) 2022*.

Section 2 Commencement

Section 2 provides that the instrument commences on 20 September 2022.

Section 3 Authority

Section 3 provides that the Amendment Rules are made under section 333-20(1) of the *Private Health Insurance Act 2007*.

Section 4 Schedules

Section 4 provides that each instrument that is specified in a Schedule to the instrument is amended or repealed as set out in the applicable items in the Schedule concerned, and any other item in a Schedule to the instrument has effect according to its terms.

All Schedule changes come into effect from 20 September 2022.

Schedule 1—Amendments—Nursing-home type patient contribution

Private Health Insurance (Complying Product) Rules 2015

Item 1 – Subsection 8A(3) (subparagraph (a) of the definition of patient contribution)

Item 1 amends the *Private Health Insurance (Complying Product) Rules 2015* (the Complying Product Rules) to repeal the subparagraph 8A(3)(a) in the definition of ‘patient contribution’ and substitute a new subparagraph of rates at all jurisdictions. The effect of this change is that the daily rate for patient contribution (to fees for hospital treatment) payable by nursing-home type patients to \$68.05, except for TAS which will adjust the rate to \$68.00, and the ACT which will remain unchanged at \$65.40.

Item 2 – Subsection 8A(3) (paragraph (b) of the definition of patient contribution)

Item 2 amends the Complying Product Rules to update the nursing-home type patient contribution at private hospitals in Australia from \$65.40 to \$68.05.

Schedule 2—Amendments— Nursing-home type patient minimum accommodation benefit

Private Health Insurance (Benefit Requirements) Rules 2011

Item 1 – Clause 6 of Schedule 4 (table 1, table item dealing with New South Wales)

Item 1 amends clause 6 of Schedule 4 of the *Private Health Insurance (Benefit Requirements) Rules 2011* (the Benefit Requirements Rules) to increase the minimum benefits payable by private health insurers for hospital treatment provided to nursing-home type patients in public hospitals in NSW from \$144.40 to \$152.00.

Item 2 – Clause 6 of Schedule 4 (table 1, table item dealing with Northern Territory)

Item 2 amends clause 6 of Schedule 4 of the Benefit Requirements Rules to increase the minimum benefits payable by private health insurers for hospital treatment provided to nursing-home type patients in public hospitals in the NT from \$138.35 to \$140.05.

Item 3 – Clause 6 of Schedule 4 (table 1, table item dealing with Queensland)

Item 3 amends clause 6 of Schedule 4 of the Benefit Requirements Rules to decrease the minimum benefits payable by private health insurers for hospital treatment provided to nursing-home type patients in public hospitals in QLD from \$137.50 to \$141.00.

Item 4 – Clause 6 of Schedule 4 (table 1, table item dealing with Tasmania)

Item 3 amends clause 6 of Schedule 4 of the Benefit Requirements Rules to decrease the minimum benefits payable by private health insurers for hospital treatment provided to nursing-home type patients in public hospitals in TAS from \$156.95 to \$163.25

Item 5 – Clause 6 of Schedule 4 (table 1, table item dealing with Western Australia)

Item 3 amends clause 6 of Schedule 4 of the Benefit Requirements Rules to decrease the minimum benefits payable by private health insurers for hospital treatment provided to nursing-home type patients in public hospitals in WA from \$136.75 to \$142.25.

Item 6 – Clause 6 of Schedule 4 (Table 2, table item dealing with Private hospitals, column headed “Minimum benefit per night”)

Item 6 provides that Table 2 of clause 6 in Schedule 4 of the Benefit Requirements Rules is amended by updating the minimum benefit payable per night by private health insurers for hospital treatment provided to nursing-home type patients in private hospitals from \$45.70 to \$43.05

Statement of Compatibility with Human Rights

Prepared in accordance with Part 3 of the *Human Rights (Parliamentary Scrutiny) Act 2011*

Private Health Insurance Legislation Amendment Rules (No. 10) 2022

This disallowable legislative instrument is compatible with the human rights and freedoms recognised or declared in the international instruments listed in section 3 of the *Human Rights (Parliamentary Scrutiny) Act 2011*.

Overview of the disallowable legislative instrument

The purpose of the *Private Health Insurance Legislation Amendment Rules (No. 10) 2022* (the Amendment Rules) is to amend the following instruments:

- *Private Health Insurance (Benefit Requirements) Rules 2011* (the Benefit Requirements Rules); and,
- *Private Health Insurance (Complying Product) Rules 2015* (the Complying Product Rules).

These Amendment Rules amend the Complying Product Rules to update the daily patient contribution payable by nursing-home type patients (NHTP) for hospital accommodation in all private hospitals nationally, and public hospitals in all states and territories except the ACT.

These Amendment Rules also amend the Benefit Requirements Rules to update minimum benefits for nursing-home type patients payable by insurers for NHTP hospital accommodation at all private hospitals nationally, and public hospitals in all jurisdictions except for the ACT, SA and VIC.

Human rights implications

The Amendment Rules engage the right to health by facilitating the payment of private health insurance benefits for health care services, encouraging access to, and choice in, health care services. Under Article 12 of the International Covenant on Economic, Social and Cultural Rights, specifically the right to health, the Amendment Rules assist with the progressive realisation by all appropriate means of the right of everyone to the enjoyment of the highest attainable standard of physical and mental health.

Private health insurance regulation assists with the advancement of these human rights by improving the governing framework for private health insurance in the interests of consumers. Private health insurance regulation aims to encourage insurers and providers of private health goods and services to provide better value for money to consumers, and to improve information provided to consumers of private health services to allow consumers to make more informed choices when purchasing services. Private health insurance regulation also requires that insurers do not differentiate the premiums they charge according to individual health characteristics such as poor health.

Analysis

The amendments relating to the updated minimum benefits and patient contributions for private nursing-home type patients at private and public hospitals, in the Benefit Requirements Rules and Complying Product Rules respectively, reflect regular

indexation practices for both Commonwealth, state and territory jurisdictions and therefore maintain the status quo arrangements.

Conclusion

This disallowable legislative instrument only engages human rights to the extent that it maintains current arrangements with respect to the regulation of private health insurance. Therefore, this instrument is compatible with human rights because these changes continue to ensure that existing arrangements advancing the protection of human rights are maintained.

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