# HEALTH FACILITIES AND COST TARIFF FOR IMPLEMENTATION OF OCCUPATIONAL ACCIDENT SECURITY PROGRAM

(Regulation of the Minister of Manpower of R.I Number 11 Year 2016, dated March 10, 2016)

WITH THE BLESSING OF THE ONE AND ONLY GOD
MINISTER OF MANPOWER REPUBLIC OF INDONESIA

# Considering:

Whereas, to implement the provisions in Article 25 paragraph (7) and Article 47 of Government Regulation Number 44 Year 2015, concerning Implementation of Occupational Accident and Death Security Program, it is necessary to stipulate Regulation of the Minister of Manpower on Health Facilities and the Cost Tariff for Implementing Occupational Accident Security Program;

#### In view of:

- Law Number 1 Year 1970, concerning Occupational Safety (Statute Book of the Republic of Indonesia Year 1970 Number 1, Supplement to Statute Book of the Republic of Indonesia Number 1918);
- Law Number 13 Year 2003, concerning Manpower (Statute Book of the Republic of Indonesia Year 2003
   Number 39, Supplement to Statute Book of the Republic of Indonesia Number 4279);
- Law Number 40 Year 2004, concerning National Social Security System (Statute Book of the Republic of Indonesia Year 2004 Number 150, Supplement to Statute Book of the Republic of Indonesia Number 4456);
- Law Number 24 Year 2011, concerning Social Security Operating System (Statute Book of the Republic of Indonesia Year 2011 Number 116, Supplement to Statute Book of the Republic of Indonesia Number 5256);
- 5. Government Regulation Number 44 Year 2015, concerning Implementation of Occupational Accident and

Death Security Program (Statute Book of the Republic of Indonesia Year 2015 Number 154, Supplement to Statute Book of the Republic of Indonesia Number 5714);

- 6. Presidential Regulation Number 18 Year 2015, concerning Ministry of Manpower (Statute Book of the Refulblic of Indonesia Year 2015 Number 19);
- 7. Regulation of the Minister of Manpower Number 8 Year 20 15, concerning Procedure for Preparation on Establishment of Law, Draft of Government Regulation, and Draft of Presidential Regulation and Establishment of Draft of Regulation of the Minister of Ministry of Manpower (State Gazette Republic of Indonesia Year 2015 Number 411);

## DECIDES:

To stipulate:

REGULATION OF THE MINISTER OF MANPOWER CONCERNING HEALTH FACILITIES AND COST TARIFF FOR IMPLEMENTATION OF OCCUPATIONAL ACCIDENT SECURITY PROGRAM.

# CHAPTER I

## **GENERAL PROVISION**

# Article 1

What is meant in this Regulation of the Minister by:

- Occupational Accident Security hereinafter referred to as JKK shall be Benefit in cash compensation and/or
  in the form of health facilities provided when the Participant encounters occupational accident caused by
  the working environment.
- 2. Work Provider other than State Administrator hereinafter referred to as Work Provider shall be individual person, entrepreneur, legal entity, or other agencies employing workers with salary, wage, or other form of compensation.
- 3. Participant shall be any person, including foreign citizen working in Indonesia for at least six (6) months and is paying his/her monthly contribution.

- 4. Occupational Accident shall be accident occurring that relates to occupation, including accident occurring during the trip from home to the work place or the reverse and illness caused by the working environment.
- 5. Occupational Illness shall be illness caused by the work and/or working environment.
- 6. Disability shall be condition of being disable or losses bodily function or losses part of the body that directly or indirectly results in less or loosing the capability to work out his/her job.
- 7. Examining Doctor shall be doctor examining, medicating, and nursing the Participant encountering occupational accident and/or illness.
- 8. Advisory Doctor shall be doctor appointed by the Minister to make medical consideration in determining the percentage of disability caused by occupational accident or illness.
- Manpower Social Security Operating Body hereinafter referred to as Manpower BPJS shall be legal entity duly established by virtue of Law Number 24 Year 2011 concerning Manpower Social Security Operating Body.
- 10. Manpower BPJS Trauma Center shall be health facilities in the form of clinic, puskesmas, medical foundation, joined doctors practice, and hospital in joint operation with Manpower BPJS in providing health facilities to Occupational Accident and/or Occupation Caused Illness.
- 11. Minister shall be minister exercising all administration affairs on manpower.

#### CHAPTER II

## **HEALTH FACILITIES**

#### Article 2

(1) Health facilities for Participant encountering Occupational Accident or Illness shall be provided health facilities belonging to the Government, Regional Administration or to private sector in joint operation with Manpower BPJS and/or Manpower BPJS Trauma Center.

- (2) The health facilities referred to in paragraph (1) will be provided based on medical needs that justify with the:
  - a. result of basic examination and supporting data;
  - b. first level medical treatment and further;
  - c. hospitalization in Class I of Government-owned hospital, regional-owned hospital private hospital equivalent thereto;
  - d. intensive care,
  - e. supporting diagnostic;
  - f. medication;
  - g. special facilities;
  - h. health device and implant;
  - i. doctor / medical services;
  - j. surgery;
  - k. blood transfusion, and/or
  - medical rehabilitation.

## Article 3

- (1) If there are no health facilities available at the location where Occupational Accident takes place as referred to in Article 2 paragraph (1), Particfipant may utilize other health facilities located nearby.
- (2) If Participant utilizes other health facilities as referred to in paragraph (1), the Work Provider shall be obliged to make down-payment for the health facilities to the other health facilities provider.
- (3) The cost for the health facilities expended by the Work Provider as referred to in paragraph (2) shall be repaid to Manapower BPJS in line with the provisions in the statutory regulation.

## Article 4

- (1) If Participant needs health facilities in the form of hospitalization, the Class to be utilized shall be Class I of Government-owned Hospital, Regional-owned Hospital or Private-owned Hospital equivalent thereto.
- (2) If Participant utilizes hospitalization which level is higher than the standard tariff of Class I of

Government-owned Hospital, Regional-owned Hospital or Private-owned Hospital, the cost difference of hospitalization will be charged to the Work Provider.

#### **CHAPTER III**

#### **COST TARIFF OF HEALTH FACILITIES**

#### Article 5

- (1) The cost tariff of health facilities referred to in Article 2 paragraph (2), is stipulated as follows:
  - a. health facilities belonging to the Government or local Regional Administration shall be guided by standard tariff of health facilities in Class I of the health facilities concerned;
  - b. health facilities belonging to private sector shall be guided by the highest standard tariff of health facilities in Class I belonging to the Government or Regional Administration in local Province that is in joint operation with Manpower BPJS or based on Participant's need for medical treatment.
- (2) The cost tariff as referred to in paragraph (1) is inclusive administration fee.

#### Article 6

- (1) The cost tariff referred to in Article 5 and procedure for payment by Manpower BPJS to the health facilities shall be stipulated based on mutual agreement between Manpower BPJS and the health facilities provider.
- (2) The mutual agreement referred to in paragraph (1), shall be made in the form of Joint Operation Agreement between Manpower BPJS and the respective health facilities, either belonging to the Government, Regional Administration, or private sector which cost tariff shall be as referred to in Article 4 and Article 5.
- (3) The Joint Operation referred to in paragraph (2) shall be further governed in Regulation of Manpower BPJS.

#### **CHAPTER IV**

## MONITORING AND EVALUATION

## Article 7

(1) Manpower BPJS takes ative role in quality control and cost control over health service provided by Health

Facilities Service.

- (2) Manpower BPJS shall monitor and evaluate the health facilities in joint operation with Manpower BPJS once in six (6) months at the latest.
- (3) The monitoring referred to in paragraph (2) covers:
  - a. administrative and operational requirements constituting health service facilities;
  - b. facilities and infrastructure; and
  - c. service quality.
- (4) The result of monitoring and evaluation referred to in paragraph (2) will be used as material for consideration of extension of the Joint Operation with the health service facilities.
- (5) The result of monitoring and evaluation referred to in paragraph (2) must be reported to the Minister within one (1) year at the latest.

#### Article 8

- (1) The Minister or Official appointed shall monitor service on health facilities under the Joint Operation with Manpower BPJS once a year.
- (2) The Official appointed referred to in paragraph (1) shall be Official responsible for supervising manpower affairs.

# **CHAPTER V**

#### TRANSITIONAL PROVISION

#### Article 9

By the time this Regulation of the Minister comes to force, Joint Operation Agreement between Manpower BPJS with the current health facilities survives until the Work Agreement expires.

**CHAPTER VI** 

**CLOSING PROVISION** 

Business News 8872/7-15-2016

# Article 10

This Regulation of the Minister takes effect on the date it is enacted.

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

Stipulated in Jakarta

Dated March 10, 2016

MINISTER OF MANPOWER

OF THE REPUBLIC OF INDONESIA,

sgd.

M. HANIF DHAKIRI

Enacted in Jakarta

Dated March 10, 2016

DIRECTOR GENERAL OF STATUTORY REGULATION

OF THE MINISTRY OF LAW AND HUMAN RIGHTS

OF THE REPUBLIC OF INDONESIA,

sgd. WIDODO EKATUAHUANA

STATE GAZETTE OF THE REPUBLIC OF INDONESIA
YEAR 2016 NUMBER 388

( MA )