# THIRD AMENDMENT TO PRESIDENTIAL REGULATION NUMBER 12 YEAR 2013 CONCERNING HEALTH SECURITY

(Regulation of President of the Republic of Indonesia Number 28 Year 2016, dated March 31, 2016)

WITH THE BLESSING OF THE ONE AND ONLY GOD PRESIDENT OF THE REPUBLIC OF INDONESIA,

## Considering:

- a. Whereas, some provisions in Presidential Regulation Number 12 Year 2013, concerning Health Security as amended several times and lately amended by Presidential Regulation Number 19 Year 2016, it is necessary to make adjustment with the need for implementation of National Health Security;
- b. Whereas, based on the consideration referred to in letter a, it is necessary to stipulate Presidential Regulation on Third Amendment to Presidential Regulation Number 12 Year 2013, concerning Health Security;

# In view of:

- 1. Article 4 paragraph (1) of the 1945 Constitution of the State of the Republic of Indonesia Year 1945;
- 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);
- 3. Law Number 24 Year 2011, concerning Social Security Operating Body (Statute Book of the Republic of Indonesia Year 2011 Number 116, Supplement to Statute Book of the Republic of Indonesia Number 5256);
- Presidential Regulation Number 12 Year 2013, concerning Health Security (Statute Book of the Republic of Indonesia Year 2013 Number 29) as amended several times and lately amended by Presidential Regulation Number 19 Year 2016 (Statute Book of the Republic of Indonesia Year 2016 Number 42);

#### DECIDES:

To stipulate:

PRESIDENTIAL REGULATION CONCERNING THIRD AMENDMENT TO PRESIDENTIAL REGULATION NUMBER 12 YEAR 2013 CONCERNING HEALTH SECURITY.

#### Article I

Some provisions in Presidential Regulation Number 12 Year 2013, concerning Health Security (Statute Book of the Republic of Indonesia Year 2013 Number 29) as amended several times and lately amended by Presidential Regulation Number 19 Year 2016 (Statute Book of the Republic of Indonesia Year 2016 Number 42), has been amended as follows:

1. Insert one (1) paragraph to the provision in Article 16D, namely paragraph (2), so that Article 16D now reads as follows:

#### Article 16D

- (1) The maximum limit of monthly Salary or Wage used as the basis for calculating the amount of Health Security Contribution for Participant of Worker receiving Wage as referred to in Article 16C and non-Civil Servant Government Employee as referred to in Article 16B paragraph (1) is Rp.8.000.000,00 (eight million Rupiah).
- (2) Provision on the maximum limit of monthly Salary or Wage as referred to in paragraph (1) takes effect on April 1, 2016.
- 2. The provision in paragraph (1) letter a Article 16F has been amended so that Article 16F now reads as follows:

# Article 16F

- (1) Health Security Contribution for Participant constituting Worker Without Wage and Participant constituting non-Worker:
  - a. Rp.25.500,00 (twenty-five thousand, five hundred Rupiah) per person per month with the Benefit of medical service in Class III.
  - b. Rp51.000,00 (fifty-one thousand Rupiah) per person per month with the Benefit of medical service in Class II.

- c. Rp80.000,00 (eighty thousand Rupiah) per person per month with the Benefit of medical service in Class I.
- (2) The provision on the amount of Health Security Contribution as referred to in paragraph (1) takes effect on April 1, 2016.
- 3. Insert one (1) paragraph, namely paragraph (2) to the provision in Article 23 so as to read as follows:

  Article 23
  - (1) The benefit of accommodation referred to in Article 20 paragraph (5) in the form of hospitalization shall be as follows:
    - a. medical hospitalization in Class III for:
      - 1. Participant of PBI Health Security and the community registered by the Regional Administration; and
      - 2. Participant constituting Worker Without Wage and Participant constituting non-Worker that pays contribution for the Benefit of medical hospitalization in Class III.
    - b. Medical hospitalization in Class II for:
      - 1. Cilvil Servant Employee and Pensioned Civil Servant Employee and members of their famililies in Class II;
      - Members of National Army (TNI) and pensioned Members of TNI equivalent to that of Civil Servant Employee and members of their families in Class II;
      - Members of Police Force of R.I. (POLRI) and Pensioned Members of POLRI equivalent to Civil Servant Employee and members of their families in Class II;
      - 4. Participant constituting Worker with Wage other than as referred to in figure 1 through figure 3, and Non-Civil Servant with Salary or Wage of up to Rp. 4.000.000,00 (four million Rupiah); and
      - Participant constituting Worker Without Wage and Participant constituting Non-Worker that pays contribution for Benefit of medical hospitalization in Class II.

- c. hospitalization in Class I for:
  - 1. State Officials and members of their families;
  - 2. Chief and members of DPRD and members of their families;
  - 3. Civil Servant Employee and Pensioned Civil Servant Employee in Group III and IV and members of their families in Class III and IV.;
  - Members of TNI and Pensioned Members of TNI equivalent to that of Civil Servant Employee and members of families in Class IV;
  - 5. Members of POLRI and Pensioned Members of POLRI equivalent to Civil Servant Employee in Group III and Group IV and members of their families;
  - 6. Veteran and Pioneers of Independence and members of their families;
  - 7. widow, widonwer, or orphans of Veterans or Pioneers of Independence;
  - 8. Participant constituting Worker With Wage other than referred to in figure 1 through figure 5, and Non-Civil Servant Government Employee with Salary or Wage above Rp.4.000.000,00 (four million Rupiah) up to Rp.8.000.000,00 (eight million Rupiah); and
  - 9. Participant constituting Worker Without Wage and Participant constituting Non-Worker that pays contribution for Benefit of hospitalization in Class II.
- (2) The terms and conditions on the benefit of hospitalization referred to in paragraph (1) takes effect on April 1, 2016.
- 4. The provision in paragraph (1) of Article 24 has been amended, so that Article 24 now reads as follows:

  Article 24
  - (1) Participant wishing to get higher class that his/her right may get it by increasing the amount of health insurance or pay the difference of the cost secured by the Health BPJS caused by the upgraded class of hospitalization.

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- (2) The difference between the cost and the cost secured by the Health BPJS that is higher than his/her right shall be paid by:
  - a. the Participant concerned;
  - b. the Work Provider; or
  - c. the Health Insurance.
- (3) Exemption is granted to the provision referred to in paragraph (1) for:
  - a. PBI Health Security; and
  - b. Participant that is registered by Regional Administration as referred to in Article 6A.
- (4) Payment of the difference made by the Work Provider as referred to in paragraph (2) letter b does not cover for Participant that is registered by Regional Administration.

# Article II

This Presidential Regulation takes effect on the date it is enacted.

For public cognizance, this Presidential Regulation shall be announced by placing it in the Statute Book of the Republic of Indonesia.

Stipulated in Jakarta

Dated March 31, 2016

PRESIDENT OF THE REPUBLIC OF INDONESIA,

sgd.

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**JOKO WIDODO** 

Enacted in Jakarta

Dated March 31, 2016

MINISTER OF LAW AND HUMAN RIGHTS

OF THE REPUBLIC OF INDONESIA,

sgde.

YASONNA H. LAOLY

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