ADDDITIONAL CHARGE FOR OUTPATIENT IN EXECUTIVE HOSPITAL FOR PARTICIPANT OF NATIONAL HEALTH SECURITY (JKN)

(Circular Letter of Minister of Health of R.I Number HK.03.03/MENKES/434/2016, dated August 18, 2016)

WITH THE BLESSING OF THE ONE AND ONLY GOD MINISTER OF HEALTH REPUBLIC OF INDONESIA,

- President Director of Health BPJS
- 2. Directors / Heads of Hospital in Cooperation with Health BPJS
- 3. Chairman of Indonesia Hospitals Association (PERSI)

Based on the provisions in Regulation of Minister of Health Number 11 Year 2016, concerning Implementation of Outpatient Treatment in Executive Hospital, to improve health treatment for outpatient unit in hospital, executive outpatient unit shall be needed so as not to disrupt treatment of regular class outpatient, to participant in general and participant not receiving contributed assistance (PBI) JKN.

This Circular Letter is meant to clarify implementation of the tariff amount for executive outpatient treatment at any hospital in joint operation with Health BPJS by JKN participants not receiving contributed assistance (PBI) and participants not registered by Regional Administration.

In view of the provisions below:

- a. 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);
- b. 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);

GOVERNMENT REGULATIONS

- c. Presidential Regulation Number 12 Year 2013 concerning Health Security (Statute Book Republic of Indinesia Year 2012 Number 29) as amended several times and lately amended by Presidential Regulation Number 28 Year 2016 (Statute Book of the Republic of Indonesia Year 2016 Number 62);
- d. Regulation of Minister of Health Number 59 Year 2014, concerning Standard Tarif for Health Treatment in implementing Health Security Program (State Gazette of the Republic of Indonesia Year 2014 Number 1287) as amended by Regulation Minister of Health Number 12 Year 2016 (State Gazette Republic of Indonesia Number Year 2016 Number 435);
- e. Regulation Minister of Health Number 11 Year 2016, concerning Health Treatment for Executive Outpatient in Hospital (State Gazette of the Republic of Indonesia Year 2016 Number 531).

Pertaining to follow-up action on the implementation of Executive Outpatient in Hospital below is clarification thereof,

Tariff for Executive Outpatient in any Hospital for participant of JKN

Tariff for Executive Outpatient Treaemtn in Hospital for participant of JKN not Receiving Contributed Assistance (PBI) and not constituting participant registered by Regional Administration, based on INA-CBGs Tariff with additional charge for payment of maximum Rp.250.000,00 (two hundred fifty thousand Rupiah) for each Outpatient treatment episode.

This Circular Letter takes effect on the date it is stipulated.

Thus this Circular Letter is circulated for proper implementation.

Stipulated in Jakarta

Dated August 18, 2016

MINISTER OF HEALTH

OF THE REPUBLIC OF INDONESIA,

sgd.

NILA FARID MOELOEK

(MA)

CHIEF OF TAX COURT OF THE REPUBLIC OF INDONESIA CONSIDERATION FOR APPROVAL OF CHIEF OF TAX COURT ON APPLICATION FOR PERMIT BY ATTORNEY AT THE TAX COURT

(Regulation of Chief of Tax Court Number PER-01/PP/2016, dated October 19, 2016)

WITH THE BLESSING OF THE ONE AND ONLY GOD

Considering:

- a. Whereas, the provisions in Article 34 of Law Number 14 Year 2002, concerning Tax Court, in principle governs that litigating parties may be accompanied or represented by Attorney that is granted Power of Attorney, after having complied with the requrements to be appointed as Attorney at the Tax Court;
- b. Whereas, based on Regulation of the Minister of Finance Number 61/PMK.01/2012, concerning requirements to constitute as Attorney at the Tax Court the obligatory requirements must be complied with in order to constitute as Attorney at the Tax Court;
- c. Whereas, the provisions in Article 5 of Regulation of Minister of Finance Number 61/PMK01/2012, concerning requirements to constitute asAttorney at the Tax Court also governs, the Chief of Tax Court may approve or reject the application for permit to constitute as Attorney submitted to the Tax Court;
- d. Whereas, for improvement of professionalism and competence as Attorney to support compliance with the rights and obligations of the litigating parties to be accompanied by Attorney at the Tax Court session, the Chief of Tax Court shall have due consideration in granting approval to the application submitted by Attorney;
 - e. Whereas, to provide legal assurance to applicant for permit to be accompanied by Attorney, it is deemed necessary to have Regulation of Chief of Tax Court that governs consideration for granting approval to be assisted by Attorney;

f. Whereas, based on the consideration referred to in letter a, letter b, letter c, letter d, and letter e, it is necessary to stipulate Regulation of Chief of Tax Court concerning consideration for granting approval for permit to constitute as Attorney at Tax Court;

In view of:

- Law Number 14 Year 2002, concerning Tax Court (Statute Book of the Republic of Indonesia Year 2002 Number 27, Supplement to Statute Book of Republic of Indonesia Number 4189);
- 2. Regulation of the Minister of Finance Number 61/PMK.01/2012 concerning requirements to constitute as Attorney at the Tax Court;
- Regulation of the Chief of Tax Court Number PER-001/PP/2010, concerning procedure for Tax Court Session as amended several times and lately amended by Regulation of the Chief of Tax Court Number PER-001/PP/2013;

DECIDES:

·To stipulate:

REGULATION OF CHIEF OF TAX COURT CONCERNING CONSIDERATION FOR GRANTING APPROVAL BY THE CHIEF OF TAX COURT TO THE APPLICATION FOR PERMIT TO CONSTITUTE AS ATTORNEY AT TAX COURT.

Article 1

What is meant in this Regulation of Chief of Tax Court by:

- 1. Chief shall be Chief of Tax Court.
- 2. Decision of Chief of Tax Court shall be any written decision stipulated by the Chief of Tax Court on granting permit to constitute as Attorney at Tax Court based on the provisions in the statutory regulation.
- 3. Secretary shall be Secretary of Tax Court.

- 4. Attorney shall be individual person that has obtained permit to constitute as Attorney from the Chief of Tax Court and having obtained Special Power of Attorney from the litigating parties to be able to accompany and/or represent the litigating parties on dispute at the Tax Court.
- 5. Law of Tax Court shall be Law Number 14 Year 2002, concerning Tax Court.

Article 2

To obtain permit to constitute asAttorney, individual person shall be obliged to comply with the requirements stipulated to constitute asAttorney at the Tax Court as governed in Regulation Minister of Finance Number 61/PMK.01/2012, concerning requirements to constitute as Attorney at Tax Court.

Article 3

- (1) The application to permit to provide Attorney's service, the Secretary shall review the required document as referred to in Article 3 in Regulation of the Minister of Finance Number 61/PMK.01/2012, concerning requirements for providing Attorney's service at the Tax Court.
- (2) If the application for permit to provide Attorney's service as referred to in paragraph (1) is incomplete, the Secretary shall return the application for permit to provide Attorney's secara to the applicant and notify the requirements for obtaining permit to provide Attorney's service that must be complied with.
- (3) The completed application for permit for providing Attorney's service may be submitted again to provide Attorney's service as required, as referred to in paragraph (2).

Article 4 to becontinued

(MA)