

THE ORIENTAL INSURANCE COMPANY LIMITED Regd.Office: Oriental House, A-25/27, Asaf Ali Road, New Delhi-110002 CIN No.U66010DL1947GOI007158

OBC - ORIENTAL MEDICLAIM POLICY - 2017 POLICY

1. The basis of the contract is the prospectus, proposal and declaration given by the insured named in the Schedule, and which is deemed to be incorporated herein; and through which the insured has applied to THE ORIENTAL INSURANCE COMPANY LIMITED (hereinafter called the Company) for the insurance hereinafter set forth in respect of person(s) named in the Schedule hereto (hereinafter called the INSURED PERSON (S)) and has paid premium to the Company as consideration for such insurance. The insurance shall be serviced by Third Party Administrator (hereinafter called the TPA) or the Company as the case maybe.

Subject to the terms, conditions, exclusions and definitions contained herein or endorsed or otherwise expressed hereon, the Company undertakes that, if during the policy period stated in the Schedule any Insured Person(s) shall contract or suffer from any illness / ailment / disease (hereinafter called 'DISEASE') or sustain any bodily injury through accident (hereinafter called 'INJURY') and if such disease or injury shall require any such Insured Person(s) upon the advice of a duly qualified Physician / Medical Specialist/Medical Practitioner (hereinafter called MEDICAL PRACTITIONER) or of a duly qualified Surgeon (hereinafter called 'SURGEON') to incur expenses on (a) Hospitalisation (as defined hereinafter) for medical/surgical treatment at any Nursing Home/Hospital in India (hereinafter called 'HOSPITAL') as an inpatient OR (b) on Domiciliary treatment in India under Domiciliary Hospitalisation Benefits as hereinafter defined, the Company will pay to the Hospital(s) (if treatment is taken at Network Hospital(s) with prior written approval of Company) or reimburse to the Insured Person, as the case may be, the amount of such admissible expenses as specified hereunder. It is a condition precedent that the expenses incurred in respect of medically necessary treatment, are reasonable and customary; and in any case the maximum liability of the Company, in respect of one or all the Insured Persons stated in the schedule, shall be upto the limit specified in the policy and/or schedule of the policy, but not exceed the Sum Insured as stated in the schedule, for all claims arising during the policy period mentioned in the schedule

2. COVERAGE

The policy covers reasonable and customary charges in respect of Hospitalisation and / or Domiciliary Hospitalisation for Medically Necessary treatment only for illnesses / diseases contracted/suffered or injury sustained by the Insured Person(s) during the Policy period, upto the limit of Sum Insured, as detailed below: A

| Sl. | Expenses covered | Limits |
|-----|---|--|
| i. | Room, Boarding and Nursing Expenses as provided by the Hospital /Nursing Home. | 1 % of the Sum Insured per day |
| ii | Intensive Care Unit (ICU) Expenses as provided by the Hospital /Nursing Home. | 2% of the Sum Insured per day. |
| | a. Number of days of stay under 'i' and 'ii' above should no stay in the Hospital. All related expenses (including iii and i per the entitled room category based on the Room Rent restriction shall not apply on medicines / pharmaceuticals and Any expense in excess of reasonable and customary charges a or in excess of negotiated prices (in case of network hospitals) | v below) shall also be payable as limit as mentioned above. This body implants. s defined under 3.42, |

| iii | Surgeon, Anaesthetist, Medical Practitioner, Consultants, SpecialistsFees | As per the limits of the Sum Insured. |
|----------|---|--|
| iv | Anaesthesia, Blood, Oxygen, Operation Theatre Charges, Surgical Appliances, Medicines & Drugs, Diagnostic Material and X-Ray, Dialysis, Chemotherapy, Radiotherapy, Cost of Pacemaker, Artificial Limbs & and similar expenses. | As per the limits of Sum Insured. |
| v | Ambulance service charges | Reimbursement upto maximum Rs.1000 in any Policy period, subject to claim being admissible under the hospitalisation sectionof the policy |
| vi | Daily Hospital Cash Allowance – only in respect of the insured Account holder | Rs.200 per day of hospitalisation, maximum compensation being Rs.1000 during the policy period, subject to claim being admissible under the hospitalisation section of the policy. |
| vii | Funeral Expenses | Lumpsum payment of Rs.1000 per Insured person in case of death of the insured person, subject to claim being admissible under the hospitalisation section of the policy |
| vii i | Pre and Post Hospitalisation expenses | Medical expenses incurred 30days prior to Hospitalisation and upto60 days Post Hospitalisation. |

| В. | DOMICILIARY HOSPITALISATION BENEFITS | |
|----|--|--|
| i. | Surgeon, Medical Practitioner, Consultants, Specialists Fees, Blood, Oxygen, Surgical Appliances, Medicines & Drugs, Diagnostic Material and Dialysis, Chemotherapy, Nursing expenses. | 10% of Sum Insured, Maximum Rs.25000/- during the Policy period. |

Domiciliary Hospitalisation benefit shall, however, not cover expenses in any of the following cases

a) if the treatment lasts for a period of three days orless

- b) incurred on treatment of any of the following diseases:
 - i. Asthma
 - ii. Bronchitis
 - iii. Chronic Nephritis and Nephritic Syndrome
 - iv. Diarrhea and all types of Dysenteries includingGastro-enteritis
 - v. Diabetes Mellitus and Insipidus
 - vi. Epilepsy
 - vii. Hypertension

- viii. Influenza, Cough and Cold
- ix. Pyrexia of unknown origin for less than 10days
- x. Tonsillitis and Upper Respiratory Tract infection including Laryngitis and Pharyngitis
- xi. Arthritis, Gout and Rheumatism.
- **Note:** (i) Liability of the Company under Domiciliary Hospitalization Benefit is limited as stated in2B. (ii) Intimation in respect of Domiciliaryhospitalization must be given immediately to theCompany.
 - **C. ORGAN DONOR EXPENSES- WHEN INSURED PERSON IS THE RECIPIENT**: The policy covers inpatient Hospitalisation Medical expenses in respect of the organ donor provided that the donation conforms to the Transplantation of Human Organs Act 1994(amended) and/or any other extant Act, Central / State Rules / regulations, as applicable to transplantation of human organs. Further provided that:
 - i. the organ donated is for the use of the Insured Person who has been medically advised to undergo organ transplant
 - ii. The claim of the Insured Person is admissible under the Hospitalisation section of thepolicy.
 - iii. The policy does notcover:
 - a) cost directly or indirectly associated with the acquisition of the organ and/or cost of organ.
 - b) cost towards donorscreening
 - c) Any Pre and Post Hospitalisation medical expenses of thedonor.
 - d) Any other medical treatment or complication consequent to organ harvesting, in respect of thedonor.
 - **D.** Relaxation to 24 hours minimum duration of hospitalisation is allowed in specified Day Care procedures / Surgeries (as per appendix-I) where such treatment is taken by an Insured Person in a Hospital / Day Care Centre (but not the Out-Patient department of a hospital), Or any other DayCareTreatment as mentioned in clause 3.14 and for which prior approval from Company / TPA is obtained in writing.
 - **E. Telemedicine-** Expenses incurred by insured on telemedicine/Tele-consultation with a Registered medical practitioner for Diagnosis & treatment of a disease/illness covered under the Policy. Suchreasonableincurred expenses will be reimbursable wherever consultation with a Registered medical practitioner is allowed in the terms and conditions of policy contract and shall be subject to Limits/Sublimits prescribed in Policy Schedule. Telemedicine offered shall be in compliance with the Telemedicine Practice Guidelines dated 25th of March 2020 by MCI and as amended from time to time." The limit of amount payable for telemedicine is Maximum Rs. 2,000/- per insured &/or per family, for a policy period.
 - **F.** In case of Ayurveda, Yoga and Naturopathy, Unani, Siddha and Homeopathic treatment, Hospitalisationexpenses are admissible only when the treatment is taken as an In-patient, as defined in3.17.

NOTE: Maximum liability of the Company under the policy is the Sum Insured as stated in the schedule.

G. HIV/ AIDSCover

The Company shall indemnify the Hospital or the Insured the Medical Expenses (including Pre and Post Hospitalisation Expenses) related to following stages of HIV infection:

i. Acute HIV infection - acute flu-likesymptoms

ii. Clinical latency – usually asymptomatic or mildsymptoms

iii. AIDS - full-blown disease; CD4 <200

H: Mental Illness Cover:

The Company shall indemnify the Hospital or the Insured the Medical Expenses (including Pre and Post Hospitalisation Expenses) only under certain conditions as:-

- 1. Illness covered under definition of mental illness *.
- 2. Hospitalization in Mental Health Establishment as defined *.
- 3. Hospitalization as adc Mental Health Professional as defined *.
- 4. Mental Conditions associated with the abuse of alcohol and drugs are excluded.

5. Mental Retardation and associated complications arising therein areexcluded.

- 6. Any kind of Psychological counselling, cognitive/ family/ group/ behavior/ palliative therapy or other kinds of psychotherapy for which Hospitalisation is not necessary shall not becovered. *Please refer Definitions clause.
- I: All the following procedures, will be covered in the policy, if treated as in-patient care or as a part of domiciliary hospitalization or as day care treatment in the hospital, within the sub-limits in the complete policy period which is as defined below:

| Name of the Procedure | Sub limits |
|--|---|
| A. Uterine Artery Embolization and HIFU | Per policy period: Up to INR 50,000. |
| B. Balloon Sinuplasty | Per policy period: Up to INR 40,000. |
| C. Deep Brain stimulation | Per policy period 10% of SI, subject to maximum INR 50,000. |
| D. Oral chemotherapy | Per policy period 25% of SI, subject to maximum INR 50,000. |
| E. Immunotherapy- Monoclonal Antibody to be | |
| given as injection | Per policy period 10% of SI, subject to maximum INR 50,000. |
| F. Intra vitreal injections | Per policy period 10% of SI, subject to maximum INR 50,000. |
| G. Robotic surgeries | Per Policy period 10% of SI, subject to maximum INR 1,00,000. |
| H. Stereotactic radio surgeries | Per policy period 10% of SI, subject to maximum INR 1,00,000. |
| I. Bronchial Thermoplasty | Per policy period 10% of SI, subject to maximum INR 1,00,000. |
| J. Vaporization of the prostrate (Green laser treatment or holmium laser treatment) | Per policy period 10% of SI, subject to maximum INR 50,000. |
| K. IONM - (Intra Operative Neuro Monitoring) | Per policy period 10% of SI, subject to maximum INR 50,000. |
| L. Stem cell therapy: Hematopoietic stem cells for bone marrow transplant forhematological conditions to be covered. | Per policy period 10% of SI, subject to maximum INR 50,000. |

J. Sub limits shall apply on the following procedures as below:

| S.No · | Procedure Name | For SI < INR 2lakhs | For SI > INR 2 lakhs and upto INR 5 lakhs | For SI above INR 5 lakhs |
|-----------|--|---------------------------|---|-----------------------------|
| 1. | Cataract (including implant) | 19000 | 24000 | 30000 |
| 2. | Unilateral Total Knee Replacement (excluding implant) | 90000 | 110000 | 150000 |
| 3. | Unilateral Total Hip Replacement (excludingimplant) | 90000 | 110000 | 150000 |

For bilateral TKR and THR, the procedure cost will be additional 50% of the above mentioned sub limits. Co-pay will be applicable on the above sub-limits. These packages includes complete procedure cost including room rent/ ICU, doctor's fees/ RMO charges, surgeon fees, OT charges, anesthesia charges, investigations/ diagnostics and medicines and consumables etc. Implant charges will be payable as mentioned above.

Amount payable under the policy shall be the actual (pre-negotiated rates in case of Network Providers) or the above stated limits, whichever is lower.

3. DEFINITIONS:

Accident: is a sudden, unforeseen and involuntary event caused by external, visible and violentmeans.

Ambulance Services: means ambulance service charges reasonably and necessarily incurred in shifting the insured person from residence to hospital for admission in emergency ward / ICU or from one Hospital / Nursing Home to another Hospital / Nursing Home, by registered ambulance only. Ambulance service charges are payable only if the hospitalisation expenses are admissible under thepolicy.

AYUSH: AYUSH treatment refers to the Medical and/or hospitalisation treatments given under Ayurveda, Yoga and Naturopathy, Unani, Siddha, and Homeopathysystems.

Bancassurance: means an arrangement entered into by the Company, with one or more Banks, for selling, inter-alia, health insurancepolicies.

Cashless Facility: means a facility extended by the insurer or TPA on behalf of the Insurer to the insured, where the payments for the costs of the treatment undergone by the insured in accordance with the policy terms and conditions, are directly made to the network provider by the insurer to the extent of pre- authorization is approved.

Congenital Anomaly: refers to a condition(s) which is present since birth, and which is abnormal with reference to form, structure or position.

- a. Internal Congenital Anomaly: which is not in the visible and accessible parts of thebody
- b. External Congenital Anomaly: which is in the visible and accessible parts of thebody

Condition Precedent: means a policy term or condition upon which the Insurer's liability under the policy isconditional.

Contribution: Contribution is essentially the right of an insurer to call upon other insurers liable to the same insured to share the cost of an indemnity claim on a rateable proportion of Sum Insured. If two or more policies are taken by the insured during a period from one or more insurers, the contribution clause shall not be applicable where the cover/ benefitoffered:

- a) is fixed innature:
- b) does not have any relation to the treatmentcosts;

Daily Hospital Cash Allowance: When the Insured account holder is hospitalized and a claim is admitted under the Policy, then the Company shall pay a Daily Hospital Cash Allowance as specified under 2Aabove.

Dental Treatment: means a treatment related to teeth or structures supporting teeth including examination, fillings (where appropriate), crowns, extractions and surgery.

Domiciliary Hospitalisation Benefit: means medical treatment for a period exceeding three days for such disease/injury which in the normal course would require care and treatment at a hospital but is actually taken while confined at home under any of the followingcircumstances:

- a. the medical condition of the patient is such that he/she is not in a position to be moved to a hospital, or
- b. the patient takes treatment at home on account of non availability of room in ahospital.

Day Care Centre: means any institution established for day care treatment of illness and /or injuries OR a medical set -up within a hospital and which has been registered with the local authorities, wherever applicable, and is under the supervision of a registered and qualified medical practitioner AND must comply with all minimum criteria asunder:

a.has qualified nursing staff under its employment,

b.has qualified medical practitioner (s) in charge,

c.has a fully equipped operation theatre of its own, where surgical procedures are carried out

d.maintains daily records of patients and will make these accessible to the Insurance company's authorized personnel.

Day Care Treatment: refers to medical treatment, and/or surgical procedure whichis:

- a.undertaken under General or Local anesthesia in a hospital/day care centre in less than 24 hours because of technological advancement, and
- b.which would have otherwise required a hospitalization of more than 24 hours.
- Procedures / treatments done in Out Patient Department are not payable under the policy even if converted to day care surgery / procedure or as in patient in the hospital for more than 24 hours.

Family: consists of the Insured or Insured and any one or more of the family members as mentionedbelow: a.legally wedded spouse.

b. Upto three Dependent Children (natural or legally adopted) between the ages of 91days to 18 years. However male child can be covered upto the age of 26 years if he is a bonafide regular student and financially dependent. Female child can be covered until she gets married. Divorced and widowed daughters are also eligible for coverage under the policy, irrespective of age. If during the currency of the policy, the child above 18 years becomes financially independent, oramalechild(student) attains the age of 26 years of 91 during the currency of the policy of the policy.

child gets married, he/she shall remain covered under the policy for the remainder of the policy period. However, he / she shall be ineligible for coverage in the subsequent renewals

Grace Period: means the specified period of time immediately following the premium due date during which a payment can be made to renew or continue a policy in force without loss of continuity benefits such as waiting periods and coverage of pre-existing diseases. Coverage is not available for the period for which no premium isreceived.

HOSPITAL/NURSING HOME: means any institution established for in- patient care and day care treatment of Illness and / or injuries and which has been registered as a Hospital with the local authorities under the Clinical Establishments (Registration and Regulation) Act, 2010 or under the enactments specified under the Schedule of Section 56(1) of the said Act*OR complies with all minimum criteriaasunder:

- a) hasqualifiednursingstaffunderitsemploymentroundtheclock;
- b) has at least 10 In-patient beds, in towns having a population of less than 10,00,000 and at least 15 In-patient beds in all otherplaces;
- c) hasqualifiedMedical Practitioner(s)inchargeroundtheclock;
- d) hasafullyequippedoperationtheatreofitsownwheresurgicalproceduresarecarriedout
- e) MaintainsdailyrecordsofpatientsandmakestheseaccessibletotheInsuranceCompany'sauthorizedpersonnel.
- *Following are the enactments specified under the schedule of Section 56 of Clinical Establishment (Registration and Regulation) Act, 2010 as of October 2013. Please refer to the Act for amendments, ifany:
 - 1. The Andhra Pradesh Private Medical care Establishments (Registration and Regulations) Act, 2002
 - 2. The Bombay Nursing Homes Registration Act, 1949
 - 3. The Delhi Nursing Home Registration Act,1953
 - 4. The Madhya Pradesh Upcharya Griha Tatha Rujopchar Sanbadhu Sthapamaue (Ragistrikaran Tatha Anugyapan) Adhiniyam,1973.
 - 5. The Manipur Homes and Clinics Registration Act, 1992
 - 6. The Nagaland Health Care Establishments Act, 1997
 - 7. The Orissa Clinical Establishments (Control and Regulations) Act,1990

- 8. The Punjab State Nursing Home Registration Act, 1991
- 9. The West Bengal Clinical Establishment Act, 1950

AYUSH Hospital:

An AYUSH Hospital is a healthcare facility wherein medical/surgical/para-surgical treatment procedures and interventions are carried out by AYUSH Medical Practioner(s) comprising of any of the following:

- a. Central or State Government AYUSH Hospital; or
- **b.** Teaching hospital attached to AYUSH College recognized by the Central Government /Central Council of Indian Medicine/ Central Council for Homeopathy;or
- **c.** AYUSH Hospital, standalone or co-located with in-patient healthcare facility of any recognized system of medicine, registered with the local authorities, wherever applicable, and is under the supervision of a qualified registered AYUSH Medical Practionerand must comply with all the followingcriterion:
- i. Having at least five in- patientbeds;
- ii. Having qualified AYUSH Medical Practionerin charge round theclock;
- iii. HavingdedicatedAYUSHtherapysectionsasrequiredand/orhasequippedoperationtheatrewheresurgical procedures are to be carriedout;
- iv. Maintaining daily records of the patients and making them accessible to the insurance company's authorized representative.

AYUSH Day CareCentre:

AYUSH Day Care Centre means and includes Community Health Centre (CHC), Primary health Centre (PHC), Dispensary, Clinic, Polyclinic or any such health centre which is registered with the local authorities, wherever applicable and having facilities for carrying out treatment procedures and medical or surgical/para-surgical interventions or both under the supervision of registered AYUSH Medical Practitioner (s) on day care basis without inpatient services and must comply with all the following criterion:

i. Having qualified registered AYUSH Medical Practitioner (s) incharge.

ii. HavingdedicatedAYUSHtherapysectionsasrequiredand/orhasequippedoperationtheatrewheresurgical procedures are to be carriedout;

iii. Maintaining daily records of the patients and making them accessible to the insurance company's authorized representative.

The term 'Hospital/Nursing Home' shall not include an establishment which is a place of rest, a place for the aged, a place for drug addicts or a place for alcoholics, a hotel or a similar place.

Note: The Company shall indemnify medical expenses incurred for inpatient care treatment under Ayurveda, Yoga and Naturopathy, Unani, Siddha and Homeopathy systems of medicines during each Policy Year up to the limit of sum insured as specified in the policy schedule in any AYUSH Hospital.

Hospitalisation: means admission in a Hospital for a minimum period of twenty four (24) in-patient care consecutive hours except for specified procedures/treatments, where such admission could be for a period of less than 24 consecutivehours.

I.D. Card: means the card issued to the Insured Person by the TPA to avail Cashless facility in the Network Hospital.

Illness: means a sickness or a disease or pathological condition leading to the impairment of normal physiological function which manifests itself during the policy period and requires medicaltreatment.

a.Acute condition - is a disease, illness or injury that is likely to respond quickly to treatment which aims to return the person to his or her state of health immediately before suffering the disease/ illness/ injury which leads to fullrecovery.

b. Chronic condition - is a disease, illness, or injury that has one or more of the following characteristics:

i. it needs ongoing or long-term monitoring through consultations, examinations, check-ups, and /ortests

ii. it needs ongoing or long-term control or relief of symptoms

iii.it requires rehabilitation or to be specially trained to cope with it

iv.it continues indefinitely

v. it comes back or is likely to comeback.

In-Patient: means an Insured Person who is admitted to Hospital and stays for at least 24 hours for the sole purpose of receiving the treatment for suffered ailment / illness / disease / injury / accident during the currency of the policy.

In-Patient Care: means treatment for which the Insured Person has to stay in a Hospital for more than 24 hours for a coveredevent.

Intensive Care Unit: means an identified section, ward or wing of a Hospital which is under the constant supervision of a dedicated Medical Practitioner(s), and which is specially equipped for the continuous monitoring and treatment of patients who are in a critical condition, or require life support facilities and where the level of care and supervision is considerably more sophisticated and intensive than in the ordinary andotherwards.

IRDAI: means Insurance Regulatory and Development Authority of India, and regulates the insurance business inIndia.

Injury: means accidental physical bodily harm excluding illness or disease solely and directly caused by external, violent and visible and evident means which is verified and certified by a MedicalPractitioner.

Insured Person: Means Person(s) named as Insured Person(s) on the schedule of thePolicy.

Maternity Expenses: shall include (a) Medical treatment expenses traceable to childbirth (including complicated deliveries and caesarean sections) incurred during hospitalisation (b) expenses towards lawful medical termination of pregnancy during the policyperiod.

Medical Advice: means any consultation or advice from a Medical Practitioner including the issue of any prescription or follow-upprescription.

Medical Expenses: means those expenses that an Insured Person has necessarily and actually incurred for medical treatment on account of illness or Accident on the advice of a Medical Practitioner, as long as these are no more than would have been payable if the Insured Person had not been insured and no more than other hospitals or doctors in the same locality would have charged for the same medicaltreatment.

Medically Necessary Treatment: Medically necessary treatment means any treatment, tests, medication, or stay in hospital or part of a stay in hospitalwhich:

a. is required for the medical management of the illness or injury suffered by theinsured;

b. must not exceed the level of care necessary to provide safe, adequate and appropriate medical care in scope, duration, orintensity;

c. must have been prescribed by a medicalpractitioner;

d.must conform to the professional standards widely accepted in international medical practice or by the medical community inIndia.

Medical Practitioner: means a person who holds a valid registration from the Medical Council of any state or Medical Council of India or Council for Indian Medicine or for Homeopathy set up by the Government of India or a State Government and is thereby entitled to practice medicine within its jurisdiction; and is acting within the scope and jurisdiction oflicense.

Network Provider: means hospital or health care provider enlisted by an insurer, TPA or jointly by an

insurer and TPA to provide medical services to an insured either on payment or by a cashlessfacility.

Non-Network: Any Hospital, day care centre or other provider that is not part of theNetwork

Notification of Claim: is a process of notifying a claim to the Insurer or TPA by specifying the timelines as well as the address/telephone number, to which it should benotified.

Out-Patient Treatment: is one in which the Insured visits a clinic/Hospital or associated facility like a consultation room for diagnosis and treatment based on the advice of a Medical Practitioner. The Insured is not admitted as a day care orin-patient.

Pre-Hospitalisation Expenses: means medical expenses incurred during the period upto 30 days prior to the date of admission in the hospital provided that:

a. Such Medical Expenses are incurred for the same condition for which the Insured Person's Hospitalisation was required, and

b. The In-patient Hospitalization claim for such Hospitalization is admissible by the InsuranceCompany.

Post-Hospitalisation Expenses: means medical expenses incurred for a period upto 60 days from the date of discharge from the hospital, provided that:

a. Such Medical Expenses are incurred for the same condition for which the Insured Person's Hospitalisation was required, and

b. The In-patient Hospitalization claim for such Hospitalization is admissible by the InsuranceCompany.

Pre-Existing Disease (PED): Pre existing disease means any condition, ailment, injury ordisease:

a. that is/are diagnosed by a physician within 36 months prior to the effective date of the policy issued by the insurer, or itsreinstatement.

b. for which medical advice or treatment was recommended by, or received from, a physician within 36 months prior to the effective date of the policy or itsreinstatement.

Policy Period: means the period of coverage as mentioned in theschedule

Qualified Nurse: means a person who holds a valid registration from the Nursing Council of India or the Nursing Council of any state inIndia.

Reasonable and Customary Charges: means the charges for services or supplies, which are the standard charges for the specific provider and consistent with the prevailing charges in the geographical area for identical or similar services, taking into account the nature of the illness / injuryinvolved.

Renewal: Renewal defines the terms on which the contract of insurance can be renewed on mutual consent with a provision of grace period for treating the renewal continuous for the purpose of all waitingperiods.

Room Rent: means the amount charged by a Hospital for the occupancy of a bed on per day (24hours) basis and shall include associated medicalexpenses.

Surgery/ Surgical Operation: means manual and / or operative procedure (s) required for treatment of an illness or injury, correction of deformities and defects, diagnosis and cure of diseases, relief of suffering or prolongation of life, performed in a Hospital or a Day Care centre by a MedicalPractitioner

Third Party Administrator (TPA): means any person who is licensed under the IRDAI (Third Party Administrators – Health Service) Regulations, 2016, notified by the Authority, and is engaged, for a fee or remuneration by an insurance company, for the purposes of providing health services as defined in those regulations.

Unproven/Experimental Treatment: Treatment including drug experimental therapy which is not based on established medical practice in India.

Portability: "Portability" means, the right accorded to individual health insurance policyholders (including all members under family cover), to transfer the credit gained for pre-existing conditions and time bound exclusions, from one insurer to another insurer.

Migration : "Migration" means, the right accorded to health insurance policy holders (including all members under family cover and members of group health insurance policy), to transfer the credit gained for preexisting conditions and timebound exclusions, with the same insurer.

Mental Illness: "mental illness" means a substantial disorder of thinking, mood, perception, orientation or memory that grossly impairs judgment, behaviour, capacity to recognise reality or ability to meet the ordinary demands of life, mental conditions associated with the abuse of alcohol and drugs, but does not includementalretardation which is a condition of arrested or incomplete development of mind of a person, specially characterised by sub normality of intelligence.

Mental Health Establishment: "mental health establishment" means any health establishment, including Ayurveda, Yoga and Naturopathy, Unani, Siddha and Homoeopathy establishment, by whatever name called, either wholly or partly, meant for the care of persons with mental illness, established, owned, controlled or maintained by the appropriate Government, local authority, trust, whether private or public, corporation, co-operative society, organisation or any other entity or person, where persons with mental illness are admitted and reside at, or kept in, for care, treatment, convalescence and rehabilitation, either temporarily or otherwise; and includes any general hospital or general nursing home established or maintained by the appropriate Government, local authority, trust, whether private or public, corporation, co-operative society, organisation or any other entity or person; but does not include a family residential place where a person with mental illness resides with his relatives orfriends.

Mental health professional:

(i) a psychiatristor

(ii)a professional registered with the concerned State Authority under section 55;or

(iii) a professional having a post-graduate degree (Ayurveda) in Mano VigyanAvumManasRoga or a postgraduate degree (Homoeopathy) in Psychiatry or a post-graduate degree (Unani) in Moalijat (Nafasiyatt) or a post- graduate degree (Siddha) in SirappuMaruthuvam;

3. EXCLUSIONS: WaitingPeriod

The Company shall not be liable to make any payment under the policy in connection with or in respect of following expenses till the expiry of waiting period mentioned below:

Pre-existingDiseases-code-ExcI01

a). Expenses related to the treatment of a pre-existing Disease (PED) and its direct complications shall be excluded until the expiry of 36 months of continuous coverage after the date of inception of the first policy with the insurer or itsreinstatement.

b). In case of enhancement of sum insured the exclusion shall apply afresh to the extent of sum insured increase. c). If the Insured person is continuously covered without any break as defined under the portability

norms of the extant IRDAI (Health Insurance) Regulations, then waiting period for the same would be reduced to the extent of the prior coverage.

d). Coverage under the policy after the expiry of 36 months for any pre-existing disease is subject to the same being declared at the time of application and accepted by insurer or its reinstatement.

Specifieddisease/procedurewaitingperiod-code-ExcI02

a). Expenses related to the treatment of the listed Conditions, surgeries/treatments shall be excluded until the expiry of the specified waiting period of the continuous coverage after the date of inception of the first policy withus.

This exclusion shall not be applicable for claims arising due to an accident.

b). in case of enhancement of sum insured the exclusion shall apply afresh to the extent of sum insured increase. c). If any of the specified disease/ procedure falls under the waiting period specified for pre-Existing diseases, then the longer of the two waiting periods shallapply.

d) the waiting period for listed conditions shall apply even if contracted after the policy or declared and accepted without a specific exclusion.

e). If the Insured Person is continuously covered without any break as defined under the applicable norms on portability stipulated by IRDAI, then waiting period for the same would be reduced to the extent of prior coverage.

f). The expenses on treatment of following ailments / diseases / surgeries, if contracted and /or

manifested after inception of first Policy(subject to continuity being maintained), are not payable during the waiting period specified below.

| Sl.No. | Ailment / Disease / Surgery | Waiting Period |
|--------|--|----------------|
| Ι | Benign ENT disorders and surgeries i.e. Tonsillectomy, Adenoidectomy, Mastoidectomy, Tympanoplasty etc. | 1 year |
| Ii | Polycystic ovarian diseases. | 1 year |
| Iii | Surgery of hernia. | 2 years |
| Iv | Surgery of hydrocele. | 2 years |
| V | Non infective Arthritis. | 2 years |
| Vi | Undescendent Testes. | 2 Years |
| Vii | Cataract. | 2 Years |
| Viii | Surgery of benign prostatic hypertrophy. | 2 Years |
| Ix | Hysterectomy for menorrhagia or fibromyoma or myomectomy or prolapse of uterus. | 2 Years |
| Х | Fissure / Fistula in anus. | 2 Years |
| Xi | Piles. | 2 Years |
| Xii | Sinusitis and related disorders. | 2 Years |
| Xiii | Surgery of gallbladder and bile duct excluding malignancy. | 2 Years |
| Xiv | Surgery of genito-urinary system excluding malignancy. | 2 Years |
| Xv | Pilonidal Sinus. | 2 Years |
| Xvi | Gout and Rheumatism. | 2 Years |
| Xvii | Hypertension. | 90 days* |
| Xviii | Diabetes. | 90 days* |
| | *subject to application of clause 7(vii) of the policy conditions | |
| Xix | Calculus diseases. | 2 Years |
| Xx | Surgery for prolapsed inter vertebral disk unless arising from accident. | 2 Years |
| Xxi | Surgery of varicose veins and varicose ulcers. | 2 Years |
| Xxii | Congenital internal diseases. | 2 Years |
| Xxiii | Joint Replacement due to Degenerative condition. | 3Years |
| Xxiv | Age related osteoarthritis and Osteoporosis. | 3Years |

Note: If the continuity of the renewal is not maintained then subsequent cover will be treated as fresh Policy and clauses 4.1., 4.2, 4.3 shall apply afresh, unless agreed by the Company and suitable endorsement passed onthe Policy, by the dulyauthorized of ficial of the Company. Similarly, if the Sum Insured is enhanced subsequent to the inception of the first Policy, clauses 4.1, 4.2 and 4.3 shall apply afresh on the enhanced portion of the Sum Insured.

30 day waiting period- code – ExcI03

a). Expenses related to the treatment of any illness within 30 days from the first policy commencement date shall be excluded except claims arising due to an accident, provided the same arecovered.

b). This exclusion shall not, however, apply if the Insured Person has continuous coverage for more than twelvemonths.

c). The within referred waiting period is made applicable to the enhanced sum insured in the event of The Oriental Insurance Company Limited OBC-Oriental Mediclaim Policy-2017 granting higher sum insuredsubsequently.

4. GENERAL EXCLUSIONS: The Company shall not be liable to make any payment under this Policy in respect of any expense what so ever incurred by any Insured Person inconnection with or in respector:

Investigation & Evaluation – Code – ExcI 04

a). Expenses related to any admission primarily for diagnostics and evaluation purposes only are excluded. b). Any diagnostic expenses which are not related or not incidental to the current diagnosis and treatment are excluded.

Rest Cure, rehabilitation and respite care - Code - ExcI05

- a) Expenses related to any admission primarily for enforced bed rest and not for receiving treatment. This also includes:
- i. Custodial care either at home or in a nursing facility for personal care such as help with activities of daily living such a bathing, dressing, moving around either by skilled nurses or assistant or non-skilledpersons.
- ii. Any services for people who are terminally ill to address physical, social, emotional and spiritualneeds.

Obesity/Weight Control : Code- EscI06

Expenses related to the surgical treatment of obesity that does not fulfill all the below conditions:

- 1). Surgery to be conducted is upon the advice of the Doctor.
- 2). the surgery /Procedure conducted should be supported by clinical protocols.
- 3). the member has to be 18 years of age or older and
- 4). Body Mass Index(BMI):
- a). greater than or equal to 40or

b). greater than or equal to 35 in conjunction with any of the following severe co-morbidities following failures of less invasive methods of weightloss:

i). Obesity - related cardiomyopathy ii).

- Coronary heart diseases
- iii). Severe SleepApnea.
- iv). Uncontrolled Type 2Diabetes.

Change of Gender Treatments : Code – ExcI07

Expenses related to any treatment, including surgical management, to change characteristics of the body to those of the opposite.

Cosmetic or Plastic Surgery- Code- ExcI08

Expenses for cosmetic or plastic surgery or any treatment to change appearance unless for

reconstruction following an accident, burns(s) or Cancer or as part of medically necessary treatment to remove a direct and immediate health risk to the insured. For this to be considered a medical necessity, it must be certified by the attending Medical practioner.

Hazardous or Adventure sports- Code- ExcI09

Expenses related to any treatment necessitated due to participation as a professional in hazardous or adventure sports including but not limited to, para-jumping, rock climbing, mountaineering, rafting, motor racing, horse racing or scuba diving, hand gliding, sky diving, deep-sea diving.

Breach of law - Code - ExcI010

Expenses for treatment directly arising from or consequent upon any Insured Person commiting or attempting to commit a breach of law with criminal intent.

Excluded Providers- Code – Excl 011

Expenses incurred towards treatment in any hospital or by any Medical Practioner or any other provider specifically excluded by the Insurer and disclosed in its website /notified to the policy holders are not admissible. However, in case of life threatening situations or following an accident, expenses upto the stage of stabilization are payable but not complete claim.

Treatment for, Alcoholic drug or substance abuse or any addictive condition and consequences thereof. - Code-ExcI012

Treatments received in health hydros, nature cure clinics, spas or similar establishments or private beds registered as a nursing home attached to such establishments or where admission is arranged wholly or partly for domestic reasons.- Code-ExcI013

Dietary supplements and substances that can be purchased without prescription, including but not limited to vitamins, minerals and organic substances unless prescribed by a medical practioner as part of hospitalization claim or day care procedure.- Code-ExcI014

Refractive Error- Code- ExcI015

Expenses related to the treatment for correction of eye sight due to refractive error less than 7.5 dioptres.

Unproven Treatments- Code – excl 016

Expenses related to any unproven treatment, services and supplies for or in connection with any treatment. Unproven treatments are treatments, procedures or supplies that lack significant medical documentation to support their effectiveness.

Sterility and Infertility- Code- ExcI017

Expenses related to sterility and infertility. This includes: i). Any type of contraception, sterilization.

ii). Assisted Reproduction services including artificial inseminationandadvanced reproductive technologies such as IVF, ZIFT, GIFT, ICSI.

Iii). Gestation Surrogacy. iv). Reversal ofsterilization.

Maternity- Code- ExcI018

i). Medical treatment expenses traceable to childbirth (including complicated deliveries and cesarean sections incurred during hospitalization) except ectopicpregnancy.

ii). Expenses towards miscarriage (unless due to an accident) and lawful medical termination of pregnancy during the policyperiod.

War (whether declared or not) and war like occurrence or invasion, acts of foreign enemies, hostilities, civil war, rebellion, revolutions, insurrections, mutiny, military or usurped power, seizure, capture, arrest, restraints and detainment of all kinds.

Nuclear, chemical or biological attack or weapons, contributed to, caused by, resulting from or from any other cause or event contributing concurrently or in any other sequence to the loss, claim or expense. For the purpose of this exclusion:

a) Nuclear attack or weapons means the use of any nuclear weapon or device or waste or combustion of nuclear fuel or the emission, discharge, dispersal, release or escape of fissile/ fusion material emitting a level of radioactivity capable of causing any Illness, incapacitating disablement ordeath.

b) Chemical attack or weapons means the emission, discharge, dispersal, release or escape of any solid, liquid or gaseous chemical compound which, when suitably distributed, is capable of causing any Illness, incapacitating disablement ordeath.

c) Biological attack or weapons means the emission, discharge, dispersal, release or escape of any pathogenic (disease producing) micro-organisms and/or biologically produced toxins (including genetically modified organisms and chemically synthesized toxins) which are capable of causing any Illness, incapacitating disablement ordeath.

Any expenses incurred on OPD treatment

Treatment taken outside the geographical limits of India.

5. If the proposer is suffering or has suffered from any of the following disease, as per serial no. 1- 16 of the below table at the time of taking the policy, the specific ICD codes will be permanently excluded from the policycoverage:

| Sr. No. | Disease | ICD Code |
|---------|---|--|
| 1 | Sarcoidosis | D86.0-D86.9 |
| 2 | Malignant Neoplasms | C00-C14 Malignant neoplasms of lip, oral cavity and pharynx, • C15-C26 Malignant neoplasms of digestive organs, • C30-C39 Malignant neoplasms of respiratory and intrathoracic organs• C40-C41 Malignant neoplasms of bone and articular cartilage• C43-C44 Melanoma and other malignant neoplasms of skin • C45-C49 Malignant neoplasms of mesothelial and soft tissue • C50-C50 Malignant neoplasms of breast • C51-C58 Malignant neoplasms of female genital organs • C60-C63 Malignant neoplasms of male genital organs • C64- C68 Malignant neoplasms of urinary tract • C69-C72 Malignant neoplasms of eye, brain and other parts of central nervous system • C73-C75 Malignant neoplasms of thyroid and other endocrine glands • C76-C80 Malignant neoplasms of ill-defined, other secondary and unspecified sites • C7A-C7A Malignant neuroendocrine tumours • C7B-C7B Secondary neuroendocrine tumours • C81-C96 Malignant neoplasms of lymphoid, hematopoietic and related tissue• D00-D09 In situ neoplasms • D10-D36 Benign neoplasms, except benign neuroendocrine tumours • D37-D48 Neoplasms of uncertainbehaviour, polycythaemiavera and myelodysplastic syndromes • D3A-D3A Benign neuroendocrine tumours • D49-D49 Neoplasms of unspecified behavior |
| 3 | Epilepsy | G40 Epilepsy |
| 4 | Heart Ailment Congenital heart disease and valvular heart disease | I49 Other cardiac arrhythmias, (I20-I25)Ischemic heart diseases, I50 Heart failure, I42Cardiomyopathy; I05-I09 - Chronic rheumaticheart diseases. • Q20 Congenital malformations of cardiac chambers and connections • Q21 Congenital malformations of cardiac septa • Q22 Congenital malformations of pulmonary and tricuspid valves • Q23 Congenital malformations of aortic and mitral valves • Q24 Other congenital malformations of heart • Q25 Congenital malformations of great arteries • Q26 Congenital malformations of great veins • Q27 Other congenital malformations of peripheral vascular system• Q28 Other congenital malformations of circulatory system • I00-I02 Acute rheumatic fever • I05-I09 • Chronic rheumatic heart diseases Nonrheumatic mitral valve disorders mitral (valve): • disease (I05.9) • failure (I05.8) • stenosis (I05.0). When of unspecified cause but with mention of: • diseases of aortic valve (I08.0), • mitral stenosis or obstruction (I05.0) when specified as congenital (Q23.2, Q23.3) when specified as rheumatic (I05), I34.0Mitral (valve) insufficiency • Mitral (valve): incompetence / regurgitation - • NOS orof specified cause, except rheumatic, I 34.1to I34.9 - Valvular heartdisease. |
| 5 | Cerebrovascular disease(Stroke) | I67 Other cerebrovascular diseases, (I60-I69) Cerebrovascular diseases |
| 6 | Inflammatory Bowel Diseases | K 50.0 to K 50.9 (including Crohn's and Ulcerative colitis) K50.0 - Crohn's disease of small intestine; K50.1 -Crohn's disease of large intestine; K50.8 - Other Crohn's disease; K50.9 - Crohn's disease, unspecified. K51.0 - Ulcerative (chronic) enterocolitis; K51.8 -Other ulcerative colitis; K51.9 - Ulcerative colitis, unspecified. |

| 7 | | | | | |
|-----|---|--|--|--|--|
| 7 | Chronic Liver diseases | K70.0 To K74.6 Fibrosis and cirrhosis of liver; K71.7 - Toxic liver disease with fibrosis and cirrhosis of liver; K70.3 - Alcoholic cirrhosis of liver; I98.2 - K70Alcoholic liver disease; Oesophagealvarices in diseases classifiedelsewhere. K 70 to K 74.6 (Fibrosis, cirrhosis, alcoholic liver disease, CLD) | | | |
| 8 | Pancreatic diseases | K85-Acute pancreatitis; (Q 45.0 to Q 45.1) Congenital conditions of pancreas, K 86.1 to K 86.8 - Chronic pancreatitis | | | |
| 9 | Chronic Kidney disease | N17-N19) Renal failure; I12.0 - Hypertensive renal disease with renal failure; I12.9 Hypertensive renal disease without renal failure; I13.1 - Hypertensive hear and renal disease with renal failure; I13.2 - Hypertensive heart and renal disease with both (congestive) heart failure and renal failure; N99.0 - Post procedural renal failure; O08.4 - Renal failure following abortion and ectopic and molar pregnancy; O90.4 - Postpartum acute renal failure; P96.0 - Congenital renal failure. Congenital malformations of the urinary system (Q 60 to Q64), diabetic nephropathy E14.2, N.083 | | | |
| 10 | Hepatitis B | B16.0 - Acute hepatitis B with delta-agent (coinfection) with hepatic coma; B16.1 – Acute hepatitis B with delta-agent (coinfection) without hepatic coma; B16.2 - Acute hepatitis B without delta- agent with hepatic coma; B16.9 –Acute hepatitis B without delta-agent and without hepatic coma; B17.0 –Acute delta- (super)infection of hepatitis B carrier; B18.0 -Chronic viral hepatitis B with delta-agent; B18.1 -Chronic viral hepatitis B without delta-agent; | | | |
| 11 | Alzheimer's Disease, Parkinson's Disease - | G30.9 - Alzheimer's disease, unspecified; F00.9 - G30.9Dementia in Alzheimer's disease, unspecified, G20 - Parkinson's disease. | | | |
| 12 | Demyelinating disease | G.35 to G 37 | | | |
| 13 | HIV & AIDS | B20.0 - HIV disease resulting in mycobacterial infection; B20.1 - HIV disease resulting in other bacterial infections; B20.2 - HIV disease resulting in cytomegaloviral disease; B20.3 - HIV disease resulting in other viral infections; B20.4 - HIV disease resulting in candidiasis; B20.5 - HIV disease resulting in other mycoses; B20.6 - HIV disease resulting in Pneumocystis carinii pneumonia; B20.7 - HIV disease resulting in multiple infections; B20.8 - HIV disease resulting in other infectious and parasitic diseases; B20.9 - HIV disease resulting in unspecified infectious or parasitic disease; B23.0 - Acute HIV infection syndrome; B24 - Unspecified human immunodeficiency virus [HIV] disease | | | |
| 14 | Loss of Hearing | H90.0 - Conductive hearing loss, bilateral; H90.1 - Conductive hearing loss, unilateral with unrestricted hearing on the contralateral side; H90.2 - Conductive hearing loss, unspecified; H90.3 - Sensorineural hearing loss, bilateral; H90.4 - Sensorineural hearing loss, unilateral with unrestricted hearing on the contralateral side; H90.6 - Mixed conductive and sensorineural hearing loss, bilateral; H90.7 - Mixed conductive and sensorineural hearing loss, unilateral with unrestricted hearing on the contralateral side; H90.8 - Mixed conductive and sensorineural hearing loss, unspecified; H91.0 - Ototoxic hearing loss; H91.9 - Hearing loss, unspecified | | | |
| 15. | Papulosquamous disorder of the skin | L40 - L45 Papulosquamous disorder of the skin including psoriasis lichen planus | | | |
| 16. | Avascular necrosis (osteonecrosis) | M 87 to M 87.9 | | | |

6. CONDITIONS

CONDITIONS PRECEDENT TO CONTRACT

- i **Material Facts:** The proposer is required to declare all material facts in the Proposal Form / any other document. Any misrepresentation or concealment of material facts shall render the policy void ab initio. A material fact is one which can influence the insurer's judgement to accept or reject the Proposal or the terms of acceptance.
- **i**. **Payment of Premium**: The premium under this policy shall be paid in advance. No receipt for premium shall be valid except on the official form of the Company signed by a duly authorized official of the company. Advance premium payment shall be condition precedent to the contract.

CONDITIONS APPLICABLE SUBSEQUENT TO CLAIMS

i **Notification Of Claim:** Immediate notice of claim with particulars relating to Policy Number, ID Card No., Name of Insured Person in respect of whom claim is made, Nature of disease / injury and Name and Address of the attending Medical Practitioner / Hospital/Nursing Home etc. should be given to the Company / TPA while taking treatment in the Hospital / Nursing Home by fax, e-mail, etc. Such notice should be given within 48 hours of admission but before discharge from Hospital / Nursing Home, unless waived inwriting.

ii. Medical Records:

- a. The Insured Person hereby agrees to and authorises the disclosure, to the Company / TPA or any other person nominated by the Company, of any and all Medical records and information held by any Institution / Hospital or Person from which the Insured Person has obtained any medical or other treatment to the extent reasonably required by the Company / TPA in connection with any claim made under this policy or the Company's liability thereunder.
- b. The Company / TPA agree that they will preserve the confidentiality of any documentation and information that comes into their possession pursuant to (a) above and will only use it in connection with any claim made under this policy or the Company's liability thereunder.
- c. Any Medical Practitioner authorised by the Company / TPA shall be allowed to examine the Insured Person in case of any alleged injury or disease requiring Hospitalisation when and so often as the same may reasonably be required on behalf of the Company /TPA.

ii. Procedure for availing Cashless Access services in Network Hospital/NursingHome:

- a. Claim in respect of Cashless Access Services will be through the Company / TPA provided admission is in a network Hospital / Nursing Home and is subject to pre admission authorization. The Company / TPA shall, upon getting the related medical details / relevant information from the Insured Person / Network Hospital / Nursing Home, verify that the person is eligible to claim under the policy and after satisfying itself will issue a pre-authorization letter / guarantee of payment letter to the Hospital / Nursing Home mentioning the sum guaranteed as payable, also the ailment for which the person is seeking to be admitted as an in-patient.
- b. The Company / TPA reserves the right to deny pre-authorization in case the Hospital / Insured Person is unable to provide the relevant information / medical details as required by the Company / TPA. In such circumstances denial of Cashless Access should in no way be construed as denial of liability. The Insured Person may obtain the treatment as per his/her treating doctor's advice and later on submit the full claim papers to the Company / TPA within 15 days of the discharge from Hospital / Nursing Home for consideration of Company /TPA.
- c. Should any information be available with the Company / TPA which makes the claim inadmissible or doubtful, and warrants further investigations, the authorization of cashless facility may be withdrawn. However thisshall be done by the Company / TPA before the patient is discharged from the Hospital and notice to this effect given

be done by the Company / TPA before the patient is discharged from the Hospital and notice to this effect given to the treating Hospital and insured.

d. Liability under the policy in respect of all expenses incurred in a Network Provider shall be subject to the pre-

agreed rates between the Company/TPA and the Network Provider. This is irrespective of the claim being under cashless orre-imbursement

- e. List of network Hospitals is available on our official website-www.orientalinsurance.org.in and will also be provided by the concernedTPA.
- iv. **Quality of Treatment:** The insured hereby acknowledges and agrees that pre-authorization or payment of any claim by or on behalf of the Company shall not constitute on part of the Company, a guarantee or assurance as to the quality or effectiveness of any medical treatment obtained by the Insured Person. It being agreed and recognized by the Insured Person that the Company is in no way responsible or liable for the availability or quality of any services (Medical or otherwise) rendered by any institution (including a NetworkHospital).
- v. **Claim Documents:** Final claim along with original Bills/Cash memos/reports, claim form and documents as listed below should be submitted to the Company / TPA within 15 days of discharge from the Hospital / NursingHome.

a. Original bills, all receipts and discharge certificate / card from theHospital.

b.All documents pertaining to the illness, starting from the date it was first detected, i.e Doctor's consultations reports / medicalhistory

c. Medical history of the patient recorded by theHospital.

d. Original Cash-memo from the Hospital (s) / chemist (s) supported by properprescription.

e. Original receipt, pathological and other test reports from a pathologist / radiologist including film etc supported by the note from attending Medical Practitioner / Surgeon demanding suchtests.

f. Original attending Consultants / Anesthetists / Specialist certificates regarding diagnosisand bills / receiptsetc.

g. Surgeon's original certificate stating diagnosis and nature of operation performed along with bills / receipts etc. h.MLC/FIR/Post Mortem Report,(ifrequired)

- i. Death certificate (ifrequired)
- j. Documents in respect of organ donation claim, shall be in accordance with the extant Act,Central
- / State Rules / regulations, as applicable, in respect of transplantation of human organs

k. Details of previous policies, if the details are already not with TPA.

- l. Any other information required by Company /TPA.
- All documents must be duly attested by the Insured/Claimant.
- In case of Post Hospitalization treatment (limited to 60 days) all supporting claim papers / documents as listed above should also be submitted within 15 days from completion of such treatment (up to 60 days or actual period whichever is less) to the Company / T.P.A. In addition insured should also provide the Company / TPA such additional information and assistance as the Company / TPA may require in dealing with theclaim.
- Waiver of above condition may be considered in extreme cases of hardship where it is proved to the satisfaction of the Company that under the circumstances in which the insured was placed it was not possible for him or any other person to give such notice or file claim within the prescribed time limit. Otherwise Company has a right to reject the claim.

vi. PROPORTIONATE CLAUSE-

A. If the Insured Person is admitted in the hospital in a room where the room category or the Room Rent incurred is higher than the eligibility as specified in the Policy Schedule/ Certificate of Insurance, then the Policyholder/ Insured Person shall bear a ratable proportion of the total & specified Associated Medical Expenses (including surcharge or taxes thereon) in the proportion of the difference between the Room Rent of the entitled room category/eligible Room Rent to the Room Rent actually incurred. However, this will not be applicable in respect of Medicines/Pharmacy/ Drugs, Consumables, Medical Devices/ implants and Cost of Diagnostics.

B. <u>ASSOCIATED MEDICAL EXPENSES:</u>

· Doctor's fees / Consultant fees/RMOfees · Nursing expenses including administration charges/ transfusion charges/ injectioncharges · Surgeon fees / Asst Surgeon fees Anesthesiafees Procedure charges of any kind which includes :-Chemotherapy/Radiotherapy charges Nebulisation Hemodialysis PICC lineinsertion Catheterisationcharges Tracheostomyetc. IV charges Blood transfusion charges Dialysis Surgery Charges OT charges including OT gas, equipment charges.

vi **Disclosure of Information:** The policy shall be void and all premium paid thereon shall be forfeited to the Company in the event of misrepresentation, mis description or non-disclosure of any material fact by the policyholder.

(Explanation: "Material facts" for the purpose of this policy shall mean all relevant information sought by the company in the proposal form and other connected documents to enable it to take informed decision in the context of underwriting the risk)

vii.**Contribution:** If two or more policies are taken by an insured during a period from one or more Insurers to indemnify treatment costs, the insured shall have the right to require a settlement of his claim in terms of any of hispolicies

i In all such cases, the insurer who has issued the chosen policy, shall be obliged to settle the claim as long as the claim is within the limits of and according to the terms of the chosenpolicy.

ii. Claim under other policy/policies can be made after exhaustion of the sum insured in the earlier chosen policy/policies. However, the insured shall also have the right to prefer claim from other policy/policies for the amounts disallowed under the earlier chosen policy/policies even if the sum insured is notexhausted.

ix. CLAIM SETTLEMENT (provision for PenalInterest):

i. The Company shall settle or reject a claim, as the case may be, within 30 days from the date of receipt of last necessary document.

ii. In the case of delay in the payment of a claim, the Company shall be liable to pay interest to the policy holder from the date of receipt of last necessary document to the date of payment of claim at a rate 2% above the bank rate.

iii. However, where the circumstance of a claim warrant an investigation in the opinion of the Company, it shall initiate and complete such investigation at the earliest, in any case not later than 30 days from the date of receipt of last necessary document. In such cases, the Company shall settle or reject the claim within 45 days from the date of receipt of last necessarydocument.

iv. In case of delay beyond stipulated 45 days, the Company shall be liable to pay interest to the policyholder at a rate 2% above bank rate from the date of receipt of last necessary document to the date of payment of claim.

("Bank rate" shall mean the rate fixed by the Reserve Bank of India (RBI) at the beginning of the financial year in which claim has fallen due).

x. **Payment of Claim:** All medical treatments (including diagnostic tests) for the purpose of this insurance will have to be taken in India only and all claims shall be payable in Indian currencyonly.

Claim for any of the Insured Person will be payable in the name of the insured accountholder and discharge voucher signed by him will be considered valid. However, in the unfortunate event ofdemise of the insured, the claim shall be payable to the Nominee as declared by the insured accountholder in the Proposalform.

Upon acceptance of an offer of settlement by the insured, the payment of the amount due shall be made within 7 days from the date of acceptance of the offer by the Insured. In case of any delay in the payment, the Company shall be liable to pay interest at a rate which is 2% above the bank rate prevalent at the beginning of the financial year in which the claim isreviewed.

xi. GRIEVANCEREDRESSAL:

In case of any grievance the insured person may contact the company through

Website: www.orientalinsurance.org.in Toll free: 1800118485 Or 011- 33208485 E-mail: csd@orientalinsurance.co.in

Insured person may also approach the grievance cell at any of the company's branches with the d details of grievance.

If Insured person is not satisfied with the redressal of grievance through one of the above methods, insured person may contact the grievance officer at:

Customer Service Department 4th Floor, Agarwal House Asaf AliRoad, New Delhi-110002. For updated details of grievance officer, kindly refer the link https://orientalinsurance.org.in/documents/10182/7605007/List+of+Nodal+Officer+.pdf/992a7f9b-aef7-5cacc613-ffc05d578a3e

Insurance Ombudsman –If Insured person is not satisfied with the redressal of grievance through above methods, the insured person may also approach the office of Insurance Ombudsman of the respective area/region for redressal of grievance. The contact details of the Insurance Ombudsman offices have been provided as Annexure-III & revised details of insurance ombudsman as and when amended as available in the website http://ecoi.co.in/ombudsman.html.

Grievance may also be lodged at IRDAI Integrated Grievance Management System - https://igms.irda.gov.in/

xi. **Arbitration Clause:** If any dispute or difference shall arise as to the quantum to be paid under the policy (liability being otherwise admitted) such difference shall independently of all other questions be referred to the decision of a sole arbitrator to be appointed in writing by the parties; or if they cannot agree upon a single arbitrator within 30 days of any party invoking arbitration, the same shall be referred to a panel of three arbitrators, comprising of two arbitrators, one to be appointed by each of the parties to the dispute/difference and the third arbitrator to be appointed by such two arbitrators and arbitration shall be conducted under and in accordance with the provisions of the Arbitration and Conciliation Act, 1996 as amended from time totime.

It is clearly agreed and understood that no difference or dispute shall be referable to arbitration as herein before provided, if the Company has disputed or not accepted liability under or in respect of this policy.

It is hereby expressly stipulated and declared that it shall be a condition precedent to any right of action or suit upon this policy that award by such arbitrator/ arbitrators of the amount of the loss or damage shall be first obtained.

xii. **Disclaimer Of Claim**: If the Company shall disclaim liability and communicate in writing to the Insured in respect of any claim hereunder and such claim has not within 12 calendar months from the date of such disclaimer been made the subject matter of a suit in a Court of law, then the claim shall for all purposes be deemed to have been abandoned and shall not thereafter be recoverablehereunder.

7. CONDITIONS APPLICABLE FOR RENEWAL OF THECONTRACT

- **i.** Enhancement of Sum Insured: Increase in Sum Insured under the Policy is allowed only at the time of Renewal. Increase shall be as givenbelow:
 - a. On Renewal, Sum Insured can be increased to the immediate higherslab.
 - b. If size of the family increases on Renewal, Sum Insured can be increased to maximum two slabshigher.
 - c. If there are no claims reported in the two immediate preceding Policy Periods, increase upto any available Sum Insured isallowed.
 - d. Notwithstanding above provisions, no increase in Sum Insured is allowed inpolicies
 - where there are claims reported consecutively in the two immediate preceding Policy Periods.OR
 - where any one of the insured persons is above the age of 80 years.
- **ii. Grace Period**: In the event of delay in renewal of the policy, a grace period of 30 days is allowed. However, no coverage shall be available during the grace period and any disease/injury contracted during the break period shall not be covered and shall be treated as Pre-existing disease under the renewedpolicy.
- iii. RENEWAL OF POLICY: The policy shall ordinarily be renewable except on grounds of fraud,

Misrepresentation by the insuredperson.

- a. Renewal shall not be denied on the ground that the insured had made a claim or claims in the preceding policy years
- b. Request for renewal along with requisite premium shall be received by the Company before the end of the Policy Period.
- c. The Company shall not be responsible or liable for non-renewal of policy due to non-receipt or delayed receipt (i.e. After the due date) of the proposal form or of the medical practitioners report wherever required or due to any other reasonwhatsoever.
- d. Not withstanding this, however, the decision to accept or reject for coverage any person upon renewal of this insurance shall rest solely with the Company. The company may at its discretion revise the premium rates and / or the terms & condition of the policy every year upon renewal thereof. Renewal of this policy is not automatic;
- e. Premium due must be paid by the proposer to the company before the duedate.
- f. The Company shall endeavor to give notice for renewal. However, the Company is not under obligation to give notice forrenewal

iv. POSSIBILITY OF REVISION OF TERMS OF THE POLICY INCLUDING THE PREMIUMRATES:

The Company, with prior approval of IRDAI, may revise or modify the terms of the policy including the premium rates. The insured person shall be notified three months before the changes are effected.

v. MIGRATION: The insured person will have the option to migrate the policy to other health insurance products/plans offered by the Company by applying for migration of the policy atleast 30 days before the policy renewal date as per IRDAI guidelines on Migration. If such person is presently covered and hasbeencontinuously covered without any lapses under any health insurance product/plan offered by the Company, the insured person will get the accrued continuity benefits in waiting periods as per IRDAI guidelines on migration.

| For | Detailed | Guidelines | on | Migration, | kindly | refer | the | link:- |
|-----------|-----------------|---------------|----------|-----------------|-------------|-------------|------------|--------|
| https://w | ww.irdai.gov.ii | n/ADMINCMS/ci | ns/whats | New_Layout.aspx | ?page=PageN | 103987&flag | <u>g=1</u> | |

vi. Portability: This policy is portable to the extent that the insured member may opt out of the group and switch from group insurance plan to Individual/Family insurance cover with the same insurer (the group insurer). Portability maintains the credit gained by the insured for Pre-existing conditions and time boundexclusions.

Portability under this policy shall be allowed as per clause(1) of chapter VIII of Consolidated Guidelines on Migration and Portability of Health insurance and in accordance to the norms specified under IRDAI (Health Insurance) Regulations, 2016.

For Detailed Guidelines on Portability, kindly refer the link: https://www.irdai.gov.in/ADMINCMS/cms/whatsNew_Layout.aspx?page=PageNo3987&flag=1

8. CONDITIONS SUBSEQUENT TO CONTRACT

i Entire Contract: This policy /prospectus/ proposal form and declaration given by the insured constitute the complete contract. Insurer may alter the terms and conditions of this policy/contract. Any alteration that may be made by the insurer shall only be evidenced by a duly signed and sealed endorsement on thepolicy.
 Due observance and fulfillment of the terms, provisions, conditions and endorsements of this policy by the Insured Person in so far as they relate to anything to be done or complied with by the Insured Person shall be

Insured Person in so far as they relate to anything to be done or complied with by the Insured Person shall be condition precedent to any liability of the Company to make any payment under this policy. No waiver of any terms, provisions, conditions and endorsements of this policy shall be valid, unless made in writing and signed by an authorised official of the Company.

- ii **Communication:** Every notice or communication to be given or made under this policy shall be delivered in writing at the address of the policy issuing office / TPA as shown in theSchedule.
- iii**FREE LOOK PERIOD:** The free look period shall be applicable on new individual health insurance policies and not on renewals or at the time of porting/migrating thepolicy.

The insured shall be allowed free look period of fifteen days from the date of receipt of the policy document to review the terms and conditions of the policy and to return the same if not acceptable.

If the insured has not made any claim during the free look period, the insured shall be entitled to

- (i) A refund of the premium paid less any expenses incurred by the insurer on medical examination of the insured persons and the stamp duty charges or
- (ii) where the risk has already commenced and the option of return of the policy is exercised by the policyholder, a deduction towards the proportionate risk premiumfor period on cover or
- (iii). Where only a part of the risk has commenced, such proportionate risk premium commensurate with the risk covered during such period.
- **iv.** Family Size: The Account holder can take the policy either for the self alone or alongwith his family (as defined in the Policy). Maximum upto five members (including self) can be covered under thepolicy.
- v. **SumInsured:**Policyhas10SumInsuredslabsrangingfromRs.1lakhsto10lakhs,atanintervalof1lakh each.
- **vi** Entry Age: Maximum Entry Age under the policy is 79 years for all members. Age will be **completed age** as on the date of commencement of the policy. Eg. If on the date of proposal, the person is 79 years 364 day old, he will be considered as 79 years old and therefore eligible for cover. This means that a person aged 80 years or above, is not eligible to take a fresh OBC- Oriental Mediclaim policy. However, renewals are allowedlifelong.

- vi. Midterm Inclusion: Midterm inclusion of members under the Policy is permitted only on written request and only in respectof
- Newly wed spouse within 90days of marriage or at the time of renewal of thePolicy.
- New Born / adopted Child from 91st day of birth / legal adoption or at the time of renewal of thePolicy.

vii. Maximum PoliciesAllowed:

- a. **One Account-One Policy** (i) Only one policy can be issued on any oneAccount. (iii)In case of Joint Account holders, any one of the Account holders can be theproposer.
- b. **Multiple Accounts-One policy** Only one policy can be issued even if the same person has more than one BankAccount.
- c. **One person One Policy** One person can be covered only under one Bancassurance health insurance Policy of Oriental, whether he is the proposer or otherwise. However, there is no restriction on taking additional mainstream health insurance policies of Oriental.

If at any time during the currency of the policy, the Insured Person is found to be covered under more than one Bancassurance health policies of Oriental, claim will be entertained only under one policy, (the one under which claim is reported/considered) and all other bancassurance policies will automatically stand cancelled and premium forfeited thereunder.

ix. CANCELLATIONCLAUSE:

a). The Insured may cancel this Policy by giving 15days' written notice, and in such an event, the Company shall refund premium on short term rates for the unexpired Policy Period as per the rates detailed below.

PeriodonRiskRate of premium to bechargedUp to1Month1/4th of the annualrateUp to3Months1/2 of the annualrateUp to6Months3/4th of the annualrateExceeding6monthsFull annualrate

Notwithstanding anything contained herein or otherwise, no refunds of premium shall be made in respect of Cancellation where, any claim has been admitted or has been lodged or any benefit has been availed by the Insured person under the Policy.

b). The Company may cancel the Policy at any time on grounds of misrepresentation, non- disclosure of material facts fraud by the insured Person, by giving 30 (thirty) days' written notice.

Also, anytime during the currency of the policy, if violation of Condition no. 9(viii) comes to the notice, the Company shall cancel all policies, but one, choice of such one policy shall be with the affected Account holder.

There would be no refund of premium shall be made when cancellation is on grounds of fraud, moral hazard or misrepresentation or violation of Condition no. 9 (viii).

x. Change of Address: Insured must inform the Company immediately in writing of any change in theaddress.

xi. **Id Card:** The card is issued to the Insured Person by the TPA to avail Cashless facility in the Network Hospital only. Upon the cancellation or non renewal of this policy, all ID cards shall immediately be returned to the TPA at the insured's expense and each Insured Person agrees to hold and keep harmless, the Company and the TPA against any or all costs, expenses, liabilities and claims arising in respect of use or misuse of such ID cards prior to their return to theTPA.

xii. Withdrawal of Policy

i. In the likelihood of this product being withdrawn in future, the Company will intimate the Insured person about the same 90 days prior to expiry of the policy.

ii. Insured person will have the option to migrate to similar health insurance product available with the Company at the time of renewal with all the accrued continuity benefits such as cumulative bonus, waiver of waiting period. As per IRDAI guidelines, provided the policy has been maintained without abreak.

xiii. Fraud

If any claim made by the insured person, is in any respect fraudulent, or if any false statement, or declaration is made or used in support thereof, or if any fraudulent means or devices are used by the insured person or anyone acting on his/her behalf to obtain any benefit under this policy, all benefits under this policy shall be forfeited.

Any amount already paid against claims which are found fraudulent later under this policy shall be repaid by all person(s) named in the policy schedule, who shall be jointly and severally liable for such repayment.

For the purpose of this clause, the expression "fraud" means any of the following acts committed by the Insured Person or by his agent, with intent to deceive the insurer or to induce the insurer to issue an insurance Policy:

a) the suggestion as a fact of that which is not true and which the Insured Person does not believe to be true;

b) the active concealment of a fact by the Insured Person having knowledge or belief of thefact;

c) any other act fitted to deceive; and

d) any such act or omission as the law specially declares to befraudulent

The company shall not repudiate the policy on the ground of fraud, if the insured person / beneficiary can prove that the misstatement was true to the best of his knowledge and there was no deliberate intention to suppress the fact or that such mis- statement of or suppression of material fact are within the knowledge of the insurer. Onus of disproving is upon the policyholder, if alive, or beneficiaries.

xiv. Nomination:

The policyholder is required at the inception of the policy to make a nomination for the purpose of payment of claims under the policy in the event of death of the policyholder. Any change of nomination shall be communicated to the company in writing and such change shall be effective only when an endorsement on the policy is made. For Claim settlement under reimbursement, the Company will pay the policyholder. Ill the event of death of the

policyholder, the Company will pay the nominee {as named in the Policy Schedule/Policy Certificate/Endorsement (if any)} and in case there is no subsisting nominee, to the legal heirs or legal representatives of the Policyholder whose discharge shall be treated as full and final discharge of its liability under the Policy.

xv. MORATORIUMPERIOD

After completion of eight continuous years under this policy no look back to be applied. This period of eight years is called as moratorium period. The moratorium would be applicable for the sums insured of the first policy and subsequently completion of eight continuous years would be applicable from date of enhancement of sums insured only on the enhanced limits. After the expiry of Moratorium Period no health insurance claim shall be contestable except for proven fraud and permanent exclusions specified in the policy contract. The policies would however be subject to all limits, sub limits, co-payments, deductibles as per the policy contract.

xvi. IRDA REGULATION : This Policy is subject to IRDAI (Protection of Policy holders' interest) Regulation, 2017 and IRDAI (Health Insurance) Regulations 2016 and Guidelineson Standardizationinhealthinsurance, asamended from time.

xvii.Jurisdiction: All disputes or differences under or in relation to the policy shall be determined by the Indian Courts and in accordance with the Indianlaws.

Appendix I

| | Day care procedures / surgeries |
|----|---|
| А | Microsurgical Operations on the Middle Ear |
| 1 | Stapedotomy |
| 2 | Stapedectomy |
| 3 | Revision of a stapedectomy |
| 4 | Myringoplasty (Type -I Tympanoplasty) |
| 5 | Tympanoplasty (closure of an eardrum perforation/reconstruction of the auditory ossicles) |
| 6 | Revision of a tympanoplasty |
| В | Other operations on the middle & internal ear |
| 7 | Myringotomy |
| 8 | Removal of a tympanic drain |
| 9 | Incision of the mastoid process and middle ear |
| 10 | Mastoidectomy |
| 11 | Reconstruction of the middle ear |
| 12 | Fenestration of the inner ear |
| 13 | Revision of a fenestration of the inner ear |
| 14 | Incision (opening) and destruction (elimination) of the inner ear |
| С | Operations on the nose & the nasal sinuses |
| 15 | Excision and destruction of diseased tissue of the nose |
| 16 | Operations on the turbinates (nasal concha) |
| 17 | Nasal sinus aspiration |
| D | Operations on the eyes |
| 18 | Incision of tear glands |
| 19 | Incision of diseased eyelids |
| 20 | Excision and destruction of diseased tissue of the eyelid |
| 21 | Operations on the canthus and epicanthusv |
| 22 | Corrective surgery for entropion and ectropion |
| 23 | Corrective surgery for blepharoptosis |
| 24 | Removal of a foreign body from the conjunctiva |
| 25 | Removal of a foreign body from the cornea |
| 26 | Incision of the cornea |
| 27 | Operations for pterygium |
| 28 | Removal of a foreign body from the lens of the eye |
| 29 | Removal of a foreign body from the posterior chamber of the eye |
| 30 | Removal of a foreign body from the orbit and eyeball |
| 31 | Operation of cataract |
| E | Operations on the skin & subcutaneous tissues |
| 32 | Incision of a pilonidal sinus |
| 33 | Free skin transplantation, donor site |
| 34 | Free skin transplantation, recipient site |
| 35 | Revision of skin plasty |
| 36 | Simple restoration of surface continuity of the skin and subcutaneous tissues |
| 37 | Destruction of diseased tissue in the skin and subcutaneous tissues |

| 38 | Local excision of diseased tissue of the skin and subcutaneous tissues |
|----------|---|
| | Surgical wound toilet (wound debridement) and removal of diseased tissue of the |
| 39 | skin and |
| | subcutaneous tissues |
| 40 | Chemosurgery to the skin |
| F | Operations on the tongue |
| 41 | Incision, excision and destruction of diseased tissue of the tongue |
| 42 | Partial glossectomy |
| 43 | Glossectomy |
| 44 | Reconstruction of the tongue |
| G | Operations on the salivary glands & salivary ducts |
| 45 | Incision and lancing of a salivary gland and a salivary duct |
| 46 | Excision of diseased tissue of a salivary gland and a salivary duct |
| 47 | Resection of a salivary gland |
| 48 | Reconstruction of a salivary gland and a salivary duct |
| Н | Other operations on the mouth & face |
| 49 | External incision and drainage in the region of the mouth, jaw and face |
| 50 | Incision of the hard and soft palate |
| 51 | Excision and destruction of diseased hard and soft palate |
| 52 | Incision, excision and destruction in the mouth |
| 53 | Plastic surgery to the floor of the mouth |
| 54 | Palatoplasty |
| Ι | Operations on the tonsils & adenoids |
| 55 | Transoral incision and drainage of a pharyngeal abscess |
| 56 | Tonsillectomy without adenoidectomy |
| 57 | Tonsillectomy with adenoidectomy |
| 58 | Excision and destruction of a lingual tonsil |
| J | Trauma surgery and orthopaedics |
| 59 | Incision on bone, septic and aseptic |
| 60 | Closed reduction on fracture, luxation or epiphyseolysis with osteosynthesis |
| 61 | Reduction of dislocation under GA |
| 62 | Arthroscopic knee aspiration |
| K | Operations on the breast |
| 63 | Incision of the breast |
| 64 | Operations on the nipple |
| L | Operations on the digestive tract |
| 65 | Incision and excision of tissue in the perianal region |
| 66 | Surgical treatment of anal fistulas |
| 67 | Surgical treatment of haemorrhoids |
| 68 | Division of the anal sphincter (sphincterotomy) |
| 69 | Ultrasound guided aspirations |
| 70 | sclerotherapy |
| <u> </u> | Operations on the female sexual organs |
| 71 | Incision of the ovary |
| 71 72 | Insufflation of the Fallopian tubes |
| 73 | Dilatation of the cervical canal |
| 15 | |

| 74 | Conisation of the uterine cervix |
|-----------------------|--|
| 75 | Incision of the uterus (hysterectomy) |
| 76 | Therapeutic curettage |
| 77 | Culdotomy |
| 78 | Incision of the vagina |
| 79 | Local excision and destruction of diseased tissue of the vagina and the pouch of Douglas |
| 80 | Incision of the vulva |
| 81 | Operations on Bartholin's glands (cyst) |
| Ν | Operations on the prostate & seminal vesicles |
| 82 | Incision of the prostate |
| 83 | Transurethral excision and destruction of prostate tissue |
| 84 | Transurethral and percutaneous destruction of prostate tissue |
| 85 | Open surgical excision and destruction of prostate tissue |
| 86 | Radical prostatovesiculectomy |
| 87 | Incision and excision of periprostatic tissue |
| 88 | Operations on seminal vesicles |
| 0 | Operations on the scrotum & tunica vaginalis testis |
| 89 | Incision of the scrotum and tunica vaginalis testis |
| 90 | Operation on a testicular hydrocele |
| 91 | Excision and destruction of diseased scrotal tissue |
| 92 | Plastic reconstruction of the scrotum and tunica vaginalis testis |
| P | Operations on the testes |
| 93 | Incision of the testes |
| 94 | Excision and destruction of diseased tissue of the testes |
| 95 | Unilateral orchidectomy |
| 96 | Bilateral orchidectomy |
| 97 | Orchidopexy |
| 98 | Abdominal exploration in cryptorchidism |
| 99 | Surgical repositioning of an abdominal testis |
| 100 | Reconstruction of the testis |
| 100 | Implantation, exchange and removal of a testicular prosthesis |
| Q | Operations on the spermatic cord, epididymis und ductus deferens |
| 102 | Surgical treatment of a varicocele and a hydrocele of the spermatic Cord |
| 102 | Excision in the area of the epididymis |
| 103 | Epididymectomy |
| 104 | Reconstruction of the spermatic cord |
| 105 | Reconstruction of the ductus deferens and epididymis |
| R | Operations on the penis |
| 107 | Operations on the foreskin |
| 107 | Local excision and destruction of diseased tissue of the penis |
| 108 | Amputation of the penis |
| 109 | Plastic reconstruction of the penis |
| S | |
| | Operations on the urinary system |
| 111 T | Cystoscopical removal of stones |
| I The Orientel Inc | Other Operations |

| 112 | Lithotripsy |
|-----|-------------------------|
| 113 | Coronary angiography |
| 114 | Haemodialysis |
| 115 | Radiotherapy for Cancer |
| 116 | Cancer Chemotherapy |

| | Annex | |
|--|--|--|
| ure I List I- Items for which coverage is not available in the policy | | |
| Sl. No. | Item | |
| | | |
| 1 | BABY FOOD | |
| 2 | BABY UTILITIES | |
| 3 | BEAUTY SERVICES | |
| 4 | BELTS/BRACES | |
| 5 | BUDS | |
| 6 | COLD PACK/HOT PACK | |
| 7 | CARRY BAGS | |
| 8 | EMAIL/ INTERNET CHARGES | |
| 9 | FOOD CHARGES (OTHER THAT PATIENT'S DIET PROVIDED BY HOSPITAL) | |
| 10 | LEGGINGS | |
| 11 | LAUNDRY CHARGES | |
| 12 | MINERAL WATER | |
| 13 | SANITARY PAD | |
| 14 | TELEPHONE CHARGES | |
| 15 | GUEST SERVICES | |
| 16 | CREPE BANDAGE | |
| 17 | DIAPER OF ANY TYPE | |
| 18 | EYELET COLLAR | |
| 19 | SLINGS | |
| 20 | BLOOD GROUPING ND CROSS MATCHING OF DONORS SAMPLES | |
| 21 | SERVICE CHARGES WHERE NURSING CHARGE ALSO CHARGED | |
| 22 | TELEVISION CHARGES | |
| 23 | SURCHARGES | |
| 24 | ATTENDANT CHARGES | |
| 25 | EXTRA DIET OF PATIENT (other that which forms part of bed charges) | |
| 26 | BIRTH CETIFICATE | |
| 27 | CETIFICATE CHARGES | |
| 28 | COURIER CHARGES | |
| 29 | CONVEYANCE CHARGES | |
| 30 | MEDICAL CRTIFICATE | |
| 31 | MEDICAL RECORDS | |

| 32 | PHOTOCOPY CHARGES | |
|---------|--|--|
| 33 | MORTUARY CHARGES | |
| 34 | WALKING AIDS CHARGES | |
| 35 | OXYGEN CYLINDER (FOR USAGE OUTSIDE THE HOSPITAL) | |
| 36 | SPACER | |
| 37 | SPIROMETER | |
| 38 | NEBULIZER KIT | |
| 39 | STEAM INHALER | |
| 40 | ARMSLING | |
| 41 | THERMOMETER | |
| 42 | CERVICAL COLLAR | |
| 43 | SPLINT | |
| 44 | DIABETIC FOOT WEAR | |
| 45 | KNEE BRACES (LONG/SHORT/HINGED) | |
| 46 | KNEE IMMOBOLOZER/SHOULDER IMMOBOLIZER | |
| 47 | LUMBO SCARLET BELT | |
| 48 | NIMBUS BED OR WATER OR AIR BED CHARGES | |
| 40 | AMBULANCE COLLAR | |
| 50 | AMBULANCE EQUIPMENT | |
| 51 | ABDOMINAL BINDER | |
| 52 | PRIVATE NURSES CHARGES- SPECIAL NURSING CHARGES | |
| 53 | SUGAR FREE TABLETS | |
| 55 | | |
| 54 | CREAMS, POWDERS, LOTIONS (Toiletries are not payable, only prescribed medical pharmaceuticals payable) | |
| 55 | ECG ELECTRODES | |
| 56 | GLOVES | |
| 57 | NEBULISATION KIT | |
| 57 | | |
| 58 | ANY KIT WITH NO DETAILS MENTIONED (DELIVERY KIT, | |
| 59 | ORTHOKIT, RECOVERY KIT ETC.) KIDNEY TRAY | |
| 60 | MASK | |
| | OUNCE GLASS | |
| 61 | | |
| 62 | OXYGEN MASK PELVIC TRACTION BELT | |
| 63 | | |
| 64 | PAN CAN TROLLY COVER | |
| 65 | TROLLY COVER | |
| 66 | UROMETER, URINE JUG | |
| 67 | AMBULANCE | |
| 68 | VASOFIX SAFETY | |
| | tems that are to be subsumed into Room Charges | |
| Sl. No. | ITEMS | |
| 1 | BABY CHARGES (UNLESS SPECIFIED/INDICATED) | |
| 2 | HAND WASH | |
| 3 | SHOE COVER | |
| 4 | CAPS | |
| | CAPS | |

| 5 | CRADLE CHARGES |
|------------------|--|
| 6 | COMB |
| 7 | EAU-DE-COLOGNE/ROOM FRESHNERS |
| 8 | FOOT COVER |
| 9 | GOWN |
| 10 | SLIPPERS |
| 11 | TISSUE PAPER |
| 12 | TOOTH PASTE |
| 13 | TOOTH BRUSH |
| 14 | BED PAN |
| 15 | FACE MASK |
| 16 | FLEXI MASK |
| 17 | HAND HOLDER |
| 18 | SPUTUM CUP |
| 19 | DISINFECTANT LOTIONS |
| 20 | LUXURY TAX |
| 21 | HVAC |
| 22 | HOUSE KEEPING CHARGES |
| 23 | AIR CONDITIONER CHARGES |
| 24 | IM IV INJECTION CHARGES |
| 25 | CLEAN SHEET |
| 26 | BLANKET/ WARMER BLANKET |
| 27 | ADMISSION KIT |
| 28 | DIABETIC CHART CHARGES |
| 29 | DOCUMENTATION CHARGES/ADMINISTRATIVE CHARGES |
| 30 | DISCHARGE PROCEDURE CHARGES |
| 31 | DAILY CHART CHARGES |
| 32 | ENTRANCE PASS/ VISITORS PASS CHARGES |
| 33 | EXPENSES RELATED TO PRESCRIPTION ON DISCHARGE |
| 34 | FILE OPENING CHARGES |
| 35 | INCIDENTAL EX[PENSES/ MISC. CHARGES (NOT EXPLAINED) |
| 36 | PATIENT IDENTIFICATION BAND /NAME TAG |
| 37 | PULSWOXYMETER CHARGES |
| List III - | Items that are to be subsumed into Procedure Charges |
| Sl. No. | Items |
| 1 | HAIR REMOVAL CREAM |
| 2 | DISPOSABLE RAZORS CHRGES (FOR SITE PREPARATION) |
| 3 | EYE PAD |
| 4 | EYE SHIELD |
| 5 | CAMERA COVER |
| 6 | DVD, CD CHARGES |
| 7 | GAUZE SOFT |
| 8 | GAUZE |
| 9 | WARD AND THEATRE BOOKING CHARGES |
| 10 | ARTHROSCOPYAND ENDOSCOPY INSTRUMENTS |
| The Onientel Lee | Urange Company Limited OPC Oriental Madialaim Palicy |

| 11 | 11 MICROSCOPIC COVER | |
|------------|---|--|
| 12 | SURGICAL BLADES, HORMONICSCALPEL, SHAVER | |
| 13 | SURGICAL DRILL | |
| 14 | EYE KIT | |
| 15 | EYE DRAPE | |
| 16 | X-RAY FILM | |
| 17 | BOYLES APPRATUS CHARGES | |
| 18 | COTTON | |
| 19 | COTTON BANDAGE | |
| 20 | SURGICAL TAPE | |
| 21 | APRON | |
| 22 | TORNIQUET | |
| 23 | ORTHO BUNDLE, GYNAE BUNDLE | |
| List IV- I | tems that are to be subsumed into costs of treatment | |
| SI. | | |
| No. | Items | |
| 1 | ADMISSION /REGISTRATION CHARGES | |
| 2 | HOSPITALIZATION FOR EVALUATION/ DIAGNOSTIC PURPOSE | |
| 3 | URINE CONTAINER | |
| 4 | BLOOD RESERVATION CHARGES AND ANTE NATAL BOOKING CHARGES | |
| 5 | BIPAP MACHINE | |
| 6 | CPAD/CAPD EQUIPMENTS | |
| 7 | INFUSION PUMP COST | |
| 8 | HYDROGEN PEROXIDE/SPIRIT/DISINFECTANTS ETC | |
| 9 | NUTRITION PLANNING CHARGES - DIETICIAN CHARGES- DIET CHARGES | |
| 10 | HIV KIT | |
| 11 | ANTESEPTIC MOUTHWASH | |
| 12 | LOZENGES | |
| 13 | MOUTH PAINT | |
| 14 | VACCINATION CHARGES | |
| 15 | ALCOHOL SWAB | |
| 16 | SCRUB SOLUTIONS/STERILLIUM | |
| 17 | GLUCOMETER & STRIPS | |
| 18 | URINE BAG | |
| | | |

ANNEXURE II: CONTACT DETAILS OF INSURANCE OMBUDSMEN

| Office Details | Jurisdiction of Office (Union Territory, District) | |
|---|--|--|
| AHMEDABAD – | Gujarat, Dadra & Nagar | |
| Office of the Insurance Ombudsman, 2nd floor, Ambica House, Near C.U. Shah College, 5, Navyug Colony, Ashram Road, Ahmedabad – 380 014 | Haveli, Daman and Diu | |
| Tel.: 079 - 27546150 / 27546139 Fax: 079 - 27546142 | | |
| Email: bimalokpal.ahmedabad@ecoi.co.in | | |
| BENGALURU – | Karnataka | |
| Office of the Insurance Ombudsman, JeevanSoudha Building, PID No. | | |
| 57-27-N-19, Ground Floor, 19/19, 24th Main Road, JP Nagar, Ist Phase, | | |
| Bengaluru – 560 078 | | |
| Tel.: 080 - 26652048 / 26652049 | | |
| Email: bimalokpal.bengaluru@ecoi.co.in | | |
| BHOPAL – | MadhyaPradesh | |
| Office of the Insurance Ombudsman, JanakVihar Complex, 2nd Floor, 6, Malviya Nagar, Opp. Airtel Office, Near New Market, Bhopal – 462 003 Tel.: 0755 - 2769201 / 2769202 Fax: 0755 - 2769203 Email: bimalokpal.bhopal@ecoi.co.in | Chattisgarh | |
| BHUBANESHWAR – | Orissa | |
| Office of the Insurance Ombudsman, 62, Forest park, Bhubneshwar – 751 | Olissu | |
| 009 | | |
| Tel.: 0674 - 2596461 /2596455 Fax: 0674 - 2596429 | | |
| Email: <u>bimalokpal.bhubaneswar@ecoi.co.in</u> | | |
| CHANDIGARH – | Punjab,Haryana, | |
| Office of the Insurance Ombudsman, S.C.O. No. 101, 102 & 103, 2 nd | Himachal Pradesh,Jammu & Kashmir, Chandigar | |
| Floor, Batra Building, Sector 17 – D, Chandigarh – 160 017 | | |
| Tel.: 0172 - 2706196 / 2706468 Fax: 0172 - 2708274 | | |
| Email: bimalokpal.chandigarh@ecoi.co.in | | |
| CHENNAI - | Tamil Nadu, Pondicherry | |
| Office of the Insurance Ombudsman, Fatima Akhtar Court, 4th Floor, | Town and Karaikal (which | |
| 453, Anna Salai, Teynampet, Chennai – 600 018 | are part of Pondicherry) | |
| Tel.: 044 - 24333668 / 24335284 Fax: 044 - 24333664 | | |
| Email: bimalokpal.chennai@ecoi.co.in | | |
| DELHI – | Delhi | |
| Office of the Insurance Ombudsman, 2/2 A, Universal Insurance | | |
| Building, Asaf Ali Road, New Delhi – 110 002 | | |
| Tel.: 011 - 23239633 / 23237532 Fax: 011 - 23230858 | | |
| Email: bimalokpal.delhi@ecoi.co.in | | |
| GUWAHATI - Office of the Insurance Ombudsman, JeevanNivesh, 5th | Assam, Meghalaya, | |
| Floor, Nr. Panbazar over bridge, S.S. Road, Guwahati – 781001 | Manipur, Mizoram, | |
| Tel.: 0361 - 2132204 / 2132205 Fax: 0361 - 2732937 | Arunachal Pradesh, | |
| Email: bimalokpal.guwahati@ecoi.co.in | Nagaland and Tripura | |
| HYDERABAD - Office of the Insurance Ombudsman, 6-2-46, 1st floor, | Andhra Pradesh, | |
| "Moin Court", Lane Opp. Saleem Function Palace, A. C. Guards, Lakdi- | Telangana, Yanamand part | |
| Ka-Pool, Hyderabad - 500 004 | of Territory of | |
| Tel.: 040 - 65504123 / 23312122 Fax: 040 - 23376599 | Pondicherry | |
| Email: <u>bimalokpal.hyderabad@ecoi.co.in</u> | | |

| Dejecther |
|---|
| Rajasthan |
| Karala Lakabadwaan |
| Kerala, Lakshadweep, Mahe - a part of Pondicherry |
| West Bengal, Sikkim, Andaman & Nicobar Islands |
| Districts of Uttar Pradesh : Laitpur, Jhansi, Mahoba, Hamirpur, Banda, Chitrakoot, Allahabad, Mirzapur, Sonbhabdra, Fatehpur, Pratapgarh, Jaunpur, Varanasi, Gazipur, Jalaun, Kanpur, Lucknow, Unnao, Sitapur, Lakhimpur, Bahraich, Barabanki, Raebareli, Sravasti, Gonda, Faizabad, Amethi, Kaushambi, Balrampur, Basti, Ambedkarnagar, Sultanpur, Maharajgang, Santkabirnagar, Azamgarh, Kushinagar, Gorkhpur, Deoria, Mau, Ghazipur, Chandauli, Ballia, Sidharathnagar |
| Goa, Mumbai Metropolitan Region excluding Navi Mumbai &Thane |
| State of Uttaranchal and the following Districts of Uttar Pradesh: Agra, Aligarh, Bagpat, Bareilly, Bijnor, Budaun, Bulandshehar, Etah, Kanooj, Mainpuri, Mathura, Meerut, Moradabad, Muzaffarnagar, Oraiyya, Pilibhit, Etawah, Farrukhabad, Firozbad, Gautambodhanagar, Ghaziabad, Hardoi, |
| |

| | Shahjahanpur, Hapur, Shamli, Rampur, Kashganj, Sambhal, Amroha, Hathras, Kanshiramnagar, Saharanpur |
|---|--|
| PATNA – | Bihar, Jharkhand |
| Office of the Insurance Ombudsman, 1st Floor, Kalpana Arcade | |
| Building,, Bazar Samiti Road, Bahadurpur, Patna 800 006 Tel.: 0612- | |
| 2680952 | |
| Email: bimalokpal.patna@ecoi.co.in | |
| PUNE – | Area of Navi Mumbai and |
| Office of the Insurance Ombudsman, JeevanDarshan Bldg., 3rd Floor, | Thane excluding Mumbai |
| C.T.S. No.s. 195 to 198, N.C. Kelkar Road, Narayan Peth, Pune – 411 | Metropolitan Region |
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