OHRA health insurance
and additional insurance packages

Terms and conditions of insurance
From 1 January 2020
Terms and conditions of insurance

Health Insurance

and

Additional Insurance Packages

valid from 1 January 2020

The previous terms and conditions of insurance are hereby superseded
How your insurance works

In this introduction, you will find general information about what you need to do to receive healthcare (and get your expenses reimbursed). The information is concise and does not include rights and obligations. The full text of the clauses is presented in this booklet of terms and conditions of insurance, and starts from clause A.1.

1. Terms and conditions of insurance

This booklet of terms and conditions of insurance is divided into four sections:

- section A details the general terms and conditions for health insurance and additional insurance packages;
- section B details the healthcare covered under your health insurance;
- section C details non-standard and additional terms and conditions that only apply to additional insurance packages and medical expenses insurance;
- section D details the healthcare under your additional insurance packages. Your Reimbursements Overview specifies what you are insured for, along with the level of reimbursement (if any).

Sections A and B therefore apply to all health insurance (general insurance policies), while sections A, C and D apply to additional insurance packages.

Your and our rights and obligations are detailed:

- on the policy document: this specifies which insurance package you have taken out; and
- in your Reimbursements Overview: this specifies your reimbursement entitlements; and
- in the Terms and Conditions of Insurance for Health Insurance and Additional Insurance Packages, appendices and various regulations. All these documents are available on our website or on request.

Where we use the masculine form in these terms and conditions of insurance, the feminine form may also be meant and vice versa.

Under point 2 below, we will use ‘occupational therapy’ as an example to demonstrate how you can use this booklet to check what your insurance covers. While this booklet applies to everyone insured by us, not all of the clauses will apply in all cases.

2. Reimbursements

Please note! Please check your Reimbursements Overview to see which reimbursements you are insured for before consulting these Terms and Conditions of Insurance

Your Reimbursements Overview specifies what you are insured for. It also specifies whether a maximum limit applies to reimbursement. The Reimbursements Overview specifies the clause in the Terms and Conditions of Insurance in which the description and terms and conditions for each reimbursement can be found.

Your Reimbursements Overview shows whether occupational therapy is included in your additional insurance package and, if so, the level of reimbursement. If occupational therapy, clause D.17.1. does not appear on your Reimbursements Overview, you will not be able to claim additional reimbursement, only the reimbursement provided under the health insurance.

You are only insured in accordance with the clauses listed in your Reimbursements Overview. The exclusions (see ‘Please note!’) and terms and conditions of the entire clause apply, even if you are only insured in respect of part of the clause.
The Reimbursements Overview specifies exactly which healthcare you are insured for, along with details of the level of reimbursement. An example excerpt from the Reimbursements Overview is shown below. This overview may show that you are insured for occupational therapy. The number in the Terms and conditions column refers to the clause number in this booklet.

<table>
<thead>
<tr>
<th>What is reimbursed</th>
<th>Amount reimbursed</th>
<th>Terms and conditions</th>
</tr>
</thead>
<tbody>
<tr>
<td>Occupational therapy</td>
<td>up to 2 hours a year, in addition to the reimbursement provided by the health insurance policy</td>
<td>D.17.1.</td>
</tr>
<tr>
<td>Occupational therapy for insured persons up to the age of 18</td>
<td>up to 2 hours a year</td>
<td>D.17.2.</td>
</tr>
<tr>
<td>Training and supervision for carers of insured persons who receive occupational therapy</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

In the ‘Alphabetical list of reimbursements’ (at the front of this booklet, after the index), find Occupational therapy under the letter ‘o’ (refer to arrow 1 in the table below):

<table>
<thead>
<tr>
<th>Reimbursement</th>
<th>Health insurance</th>
<th>Additional insurance package</th>
</tr>
</thead>
<tbody>
<tr>
<td>Occupational therapy, training for carers</td>
<td></td>
<td>D.17.2.</td>
</tr>
<tr>
<td>...</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Health insurance
Column 2 (arrow 2) shows the clause number and page on which details of the health insurance cover can be found. Clause B.9. states that you are insured for up to 10 sessions per year. It also specifies the terms and conditions that must be satisfied, along with details of anything that is excluded from the cover.

Additional insurance package
Column 3 (arrow 3) shows the clause number and page on which details of the additional insurance package cover can be found. Clause D.17.1. states what you are insured for, along with the applicable terms and conditions. There is also a reminder that the level of reimbursement is specified in your Reimbursements Overview.

3. How we process your invoice
We have an agreement with contracted healthcare providers, whereby they can send us their invoices directly. This is also occasionally the case for oral care by healthcare providers who do not have a contract with us. Upon receipt of an invoice, we will reimburse it in full to your healthcare provider. If we pay your healthcare provider more than the amount you are covered for under your insurance, (for example if a personal contribution — statutory or otherwise — applies, or you have not yet paid all of your deductible), we will send you a message informing you that we have paid too much (see the explanation under ‘When healthcare costs are not reimbursed in full’). We will then send you an invoice for this amount.

Healthcare providers who do not have a contract with us will send the invoice to you and you will initially pay the healthcare provider yourself. You will then need to send us the original invoice (not a copy) by post or by email. As soon as we have processed the invoice, we will send you a statement of the amount to be reimbursed.

4. When healthcare costs are not reimbursed in full
There may be various reasons why we will not reimburse your healthcare costs in full:

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Deductible
This is an amount set by law that you are required to pay every year. You can choose to increase your deductible by adding a voluntary deductible. A deductible applies only to healthcare covered by your health insurance. Reimbursements under your additional insurance package will not be set off against your deductible.

Personal contribution
Personal contributions payable under your health insurance are also set by law. A personal contribution is a fixed amount or percentage that you must pay yourself. Personal contribution amounts are specified in your Reimbursements Overview. A statutory personal contribution, if applicable, applies only to healthcare covered by your health insurance and does not apply to reimbursements made under your additional insurance package. Your Reimbursements Overview will also specify if your additional insurance package provides reimbursement of personal contributions.

Partial reimbursement
In case of partial reimbursement, your Reimbursements Overview will state, for example, that we will cover 80% of the costs, up to a maximum amount of €500 per year. This means that we will reimburse 80% of the amount due on each invoice, until we have reached the upper limit of €500 for that year.

Reimbursement for as long as you are insured with us
Certain types of healthcare are reimbursed only once and only up to a maximum amount. In this case, your Reimbursements Overview will state, for example, that we will reimburse up to €1,000 over the entire period you are insured with us.

Rates
Your Reimbursements Overview details the extent of the reimbursement you will receive. This will often be a percentage (e.g. 100%), but this does not mean we will always cover your bill in full. Please see clause A.20 for more information.

5. Conditions for reimbursement
The clause for the healthcare you need specifies the terms and conditions we have set for that type of healthcare. Some common terms and conditions are:

- the healthcare provider treating you must be competent:
  Healthcare providers must be suitably qualified and have sufficient expertise in their field. Other than that, healthcare providers also need to have, for example, a clear complaints procedure in place for patients. Such healthcare providers can sometimes be identified from their title (medical specialist), or by virtue of the fact that they have been recognised either by the government or by us. You can ask us about this or check for yourself on our website.

- you must seek our approval prior to commencement of the treatment:
  For certain kinds of healthcare, it can be difficult to determine whether or not you are insured for reimbursement. In such cases, you must seek our prior approval. Your insurance will only cover the costs of the requested healthcare once you have obtained our approval (see clause A.18).

6. Internet
Your terms and conditions of insurance, regulations and other relevant appendices are available on our website. You can also request copies from us. Our website also provides other information, such as:

- information about healthcare providers, such as where you should go for specific healthcare, and details of which healthcare providers are contracted;
- the list of conditions for physiotherapy and/or exercise therapy (‘Lijst met aandoeningen voor fysiotherapie en/of oefentherapie’). This document states whether physiotherapy and/or exercise therapy are covered under your health insurance (and, if so, the amount reimbursed). If you are not entitled to reimbursement under your health insurance, the treatment may be reimbursed under your additional insurance package;
- a range of appendices that form part of your insurance, such as various regulations;
• your personal page. You can log on using your password or DigiD to view your policy document, submitted invoices and/or reimbursements and inform us of any changes.
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Types of health insurance and additional insurance packages

You can take out one or more of the following types of health insurance:

- a ‘Restitutie’ health insurance policy;
- a different health insurance policy, based on the aforementioned health insurance policy.

You can also choose from our various additional insurance packages.

Your health insurance is a health insurance policy as defined in the Dutch Health Insurance Act (‘Zorgverzekeringswet’).
You have ‘Restitutie’ health insurance, which insures you for (a refund of) the costs of healthcare.
SECTION A

GENERAL TERMS AND CONDITIONS FOR HEALTH INSURANCE AND ADDITIONAL INSURANCE PACKAGES

A.1. Definitions

This clause defines the terms used in the terms and conditions of insurance.

Abroad
Any country other than the Netherlands. If you do not live in the Netherlands, ‘abroad’ means any country other than your country of residence.

Accident
A sudden, unexpected, involuntary and external event that directly results in bodily injury that can be detected objectively by a medical professional. An accident is also deemed to include a situation where you suddenly and involuntarily end up in circumstances that you did not foresee and could not reasonably have foreseen and that results in bodily injury that can be detected objectively by a medical professional.

Some examples of such a situation or circumstances include:
- an infected wound or blood poisoning;
- sprains, dislocations and tears of the muscles and ligaments;
- involuntary ingestion of or poisoning with gases, vapours, liquid or solid substances or objects, unless this is through the use of alcohol, medicine or drugs;
- infection by exposure to pathogens or due to poisoning during an involuntary fall into water or any other substance (liquid or otherwise), or if you enter it yourself to save a person, animal or object;
- drowning, suffocation, frostbite, hypothermia, sunstroke, burning (except as the result of sunbathing), lightning strike or other electrical discharge, or coming into contact with a corrosive substance;
- natural violence such as an earthquake, flood, tsunami (tidal wave), hurricane, or volcanic eruption;
- starvation, dehydration and exhaustion;
- complications or aggravation of injuries as the result of medically required treatment after an accident;
- becoming infected with HIV through a blood transfusion or injection with a contaminated needle while being treated in a hospital.

We consider an acute, serious illness to be equivalent to an accident. An acute, serious illness exists if:
- medical care is required immediately on medi-
cal grounds and cannot be postponed, or an illness or condition is life-threatening; and
• the healthcare required is covered by the general insurance policy; and
• based on objective medical standards, no recovery can be expected within the next six months.

Additional insurance package
An insurance agreement for reimbursement of the costs of healthcare that runs alongside and in addition to a health insurance policy. You can take out one or a combination of additional insurance packages with us. Whenever we refer to ‘additional insurance package’, this also includes a combination of additional insurance packages.

Admission
A period of nursing and treatment (including at least one overnight stay) in a facility for specialist medical healthcare in a ward set up for nursing. The admission must be a medical necessity in terms of medical healthcare. However, this does not include a stay in an outpatient clinic, nor day care or urgent medical care, nor a facility for rehabilitation.

Your health insurance covers admissions of up to 1095 (3 x 365) consecutive days. Days are counted using the following rules:
• if your admission is interrupted for a period of fewer than 31 days, the number of days of interruption do not count towards the total number of days. We continue counting after the interruption;
• if your admission is interrupted for a period of more than 30 days, we start counting again from the beginning and you are again entitled to healthcare and reimbursement of such for the total number of days (again up to a maximum of 1095 days);
• if your admission is interrupted for weekend/holiday leave, the number of days of interruption count towards the total number of days.

AGB code
This code is an administrative code assigned to healthcare providers in the Netherlands, identifying each one individually. Each healthcare provider is listed with its unique AGB code in a national register (Vectis) containing all information necessary to submit claims for the healthcare, to purchase and contract the healthcare and to help guide insured persons to the right healthcare.

Approval
A written statement stating that:
• we consider the healthcare to be covered by your insurance policy/health insurance policy/additional insurance package; and
• your situation indicates reasonable medical grounds for this; and
• you are entitled to the healthcare in accordance with the terms and conditions of insurance.
• The statement is issued by our ‘Medische Beoordelingen’ (Medical Assessments) department.

At home
The place where you live, i.e. your fixed place of abode.

Birth centre
A facility for first-line midwifery care (also known as a birth clinic or childbirth centre) located in a hospital that also offers urgent midwifery care as part of its healthcare services. This is a place where you can give birth and, if necessary, stay for a period of time afterwards.

Birth clinic
A facility where a woman can stay after giving birth and receive obstetric care. Childbirth does not take place in a birth clinic.

CAK
The Dutch Central Administration Office (‘Centraal Administratie Kantoor’, CAK), as defined in Article 6.1.1, first paragraph, of the Dutch Long-Term Care Act (‘Wet langdurige zorg’, Wlz).

Centre for dental care in exceptional circumstances
A centre that provides dental care in exceptional circumstances in accordance with the document entitled ‘de centrumindicatie’ and the applicable specifications. Treatment is provided by a team and/or requires special expertise. A centre or facility for oral care is not regarded as a centre for dental care in exceptional circumstances.

Cesar/Mensendieck exercise therapist
A Cesar or Mensendieck exercise therapist with ‘kwaliteitsgeregistreerd’ (quality registered) status on the Quality Register for Allied Health Professionals (‘Kwaliteitsregister Paramedici’).

Clinical psychologist
A healthcare psychologist registered as a clinical psychologist under the terms of Article 14 of the Dutch Individual Healthcare Professions Act (‘Wet Beroepen in de Individuele Gezondheidszorg’, also referred to as ‘Wet BIG’).
Company doctor
A doctor listed as a company doctor on the relevant register administered by the Medical Specialists Registration Committee (‘Registratiecommissie Geneeskundig Specialisten’, RGS).

Consultation
A consultation with a healthcare provider. This can involve a referral, a discussion of a patient’s medical history, a physical examination, diagnosis and/or additional tests/diagnostics where such is deemed medically necessary.

Day treatment
Healthcare of a few hours’ duration, provided in a facility for specialist medical healthcare, in a department set up for day nursing, or in a rehabilitation centre intended for medical tests and/or medical treatment, without the need for admission. The healthcare involved must be generally foreseeable.

DBC healthcare product (Diagnosis-Treatment-Combination)
A Diagnosis-Treatment Combination (‘Diagnose Behandel Combinatie’, DBC), also referred to as a DBC healthcare product, is a 9-digit code that describes the entire process of treatment under specialist medical healthcare or mental healthcare, i.e. all the steps required to treat a particular condition or illness. The start date of a DBC healthcare product is the date on which the first healthcare activity took place, and the rate is based on an average of the costs incurred and the healthcare provided for a particular course of treatment.

In addition to a DBC healthcare product, a hospital can charge other costs in a specialist medical healthcare course of treatment. These costs come under ‘other healthcare products’ (‘overige zorgproducten’, OZP). These are often standalone activities that do not involve an entire course of treatment, such as when a general practitioner requests a diagnostic test (like an ultrasound or X-ray) or in the case of dental surgery. Specific types of expensive healthcare (like intensive care, expensive medicines and blood products) are claimed as ‘other healthcare products’ as well.

Deductible
The costs of healthcare covered by the health insurance policy, but which you must pay yourself. The deductible is set by law. A deductible is not the same as a personal contribution. Deductibles and personal contributions may apply simultaneously to the insured healthcare. To find out more about the deductible, please see clauses A.12. and A.13.

Dental hygienist
An independent dental hygienist who practices at his/her own expense and on his/her own responsibility.

Dentist
A person who is qualified as a dentist and is registered as a dentist under the terms of Article 14 of the Dutch Individual Healthcare Professions Act (‘Wet op de beroepen in de individuele gezondheidszorg’, Wet BIG).

Diagnostics
Determination of the medical cause of the patient’s problem, illness or condition.

Dietician
A dietician with ‘kwaliteitsgeregis treerd’ (quality registered) status on the Quality Register for Allied Health Professionals (‘Kwaliteitsregister Paramedici’).

Dispensary
A general practitioner or pharmacist with a permit to dispense medicines under the terms of the Dutch Medicines Act (‘Geneesmiddelenwet’).

Doctor for the mentally disabled
A doctor listed as a doctor for the mentally disabled on the relevant register administered by the Medical Specialists Registration Committee (‘Registratiecommissie Geneeskundig Specialisten’, RGS).

Doctor of Public Health
A doctor listed as a Doctor of Public Health (‘arts Maatschappij en Gezondheid’) in the registers administered by the Medical Specialists Registration Committee (‘Registratiecommissie Geneeskundig Specialisten’, RGS).

EU/EEA member state
The EU (European Union) member states are: Austria, Belgium, Bulgaria, Croatia, Cyprus (Greek part), Czech Republic, Denmark, Estonia, Finland, France (including French Guiana, Guadeloupe, Martinique, Réunion, Saint Barthelemy and Saint Martin), Germany, Greece, Hungary, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta, Netherlands, Poland, Portugal (including the Azores and Madeira), Romania, Slovakia, Slovenia, Spain (including the Canary Islands, Ceuta and Melilla), Sweden and the United Kingdom.
Terms and Conditions of Insurance for Health Insurance and Additional Insurance Packages

SECTION A

Policy:

The insurance contract (i.e. for specialist medical healthcare) is written as an independent treatment centre (ZBC). Please refer to 'Facility for specialist medical healthcare'.

Family or Family Members:

We define family or family members as the person who would be considered to be your sole life partner and with whom you reside and run a joint household. We also include as family members:

- children up to the age of 18 (including adopted children and foster children);
- children between the age of 18 and 30 years who are students, even if these children do not live at the same address as you (the policyholder) and do not form a joint household. We also include as family members any individual the company or organisation that has concluded the group insurance agreement with us deems to be a family member.

A family member may have his/her own policy or may be co-insured on the policy of another family member.

General Insurance Policy:

An insurance agreement taken out for reimbursement of the costs of healthcare. The insurance agreement provides independent cover, i.e. it does not constitute an addition to any other insurance policy. A general insurance policy is the same as a health insurance policy. These terms can be used interchangeably.

General Practitioner:

A doctor listed as a general practitioner on the relevant register administered by the Medical Specialists Registration Committee ('Registratiecommissie Geneeskundig Specialisten', RGS).

Geriatric Specialist:

A doctor listed as a geriatric specialist on the relevant register administered by the Medical Specialists Registration Committee ('Registratiecommissie Geneeskundig Specialisten', RGS).

Healthcare Group:

A partnership of healthcare providers, registered as a legal entity. Also see clause A.17.

Section A

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with effect from 1 January 2020
An insurance agreement consisting of one or more of the following types of insurance:
- health insurance;
- medical expenses insurance;
- additional insurance package.
If the insurance consists of a combination of two or more of the aforementioned insurance agreements, it can only include one health insurance policy or one medical expenses insurance policy.

**Insured person**
An individual who is insured for healthcare and/or the costs of healthcare. In the terms and conditions of insurance, we refer to the insured person and the policyholder using ‘you’ and ‘your’. Where we refer only to the insured person, and not the policyholder, we use ‘you (the insured person)’ and ‘your (the insured person’s)’.

**Laboratory tests**
Tests performed by a legally authorised laboratory that has an official rates decision, allowing costs of tests to be claimed up to a specified maximum price.

**(Medical) adviser**
A doctor, pharmacist, dentist, physiotherapist or other expert who provides us with advice on medical, pharmacotherapy-related, dental or physiotherapy-related healthcare or healthcare that relates to his/her own field of healthcare expertise.

**Medical expenses insurance**
When we refer to ‘medical expenses insurance’ in these terms and conditions, we mean private insurance. This type of insurance is not a health insurance policy as defined in the Dutch Health Insurance Act (‘Zorgverzekeringswet’) and is therefore also not insurance as defined in Article 1, Paragraph f of the Dutch Healthcare (Market Regulation) Act (‘Wet Markttorending Gezondheidszorg’, Wmg). It is a non-statutory general insurance policy. Private medical expenses insurance can only be taken out and is only in effect where there is no insurance obligation under the Dutch Health Insurance Act (‘Zorgverzekeringswet’). This insurance offers independent cover without this being supplementary to the cover under another insurance policy.

**Medical indication/grounds**
In medicine, an ‘indication’ is a condition or illness that makes a particular treatment or procedure advisable; i.e. a doctor has established or suspects that there are medical grounds for you to receive certain healthcare.

**Medical specialist**
A doctor listed as a medical specialist on the relevant register administered by the Medical Specialists Registration Committee (‘Registrecommissie Geneeskundig Specialisten’, RGS). The medical specialist is responsible for the healthcare provided by other qualified healthcare providers to whom he or she has delegated tasks relating to his or her medical specialism.

**Medicine/medication**
Medicine.

**Month**
A calendar month.

**Nursing specialist**
A nurse listed on the register of nursing specialists administered by the Nursing Specialisms Registration Committee (‘Registrecommissie Specialisten Verpleegkundigen’, RSV).

Explanation: the limits of authority of the nursing specialist are determined by the level of education, competence, field of expertise and specified limitations in relation to the designated treatments. For a more detailed explanation of the field of expertise and authority of a nursing specialist, please refer to the Provisional Decree on the Independent Authority of Nursing Specialists (‘Tijdelijke besluit zelfstandige bevoegdheid verpleegkundig specialisten’). For a more detailed explanation of the authority of a nursing specialist in relation to writing prescriptions, please refer to the Guidance on the Authority of Specialist Nurses and Physician Assistants in relation to Writing Prescriptions (‘Handreiking voorschrijfbevoegdheid verpleegkundig specialisten en physician assistants’) produced by the Dutch Association of Hospital Pharmacists (NVZA) and the Royal Dutch Society for the Promotion of Pharmacy (KNMP).

**Obstetric care**
Healthcare during the period after giving birth, provided by an obstetric nurse qualified to nursing or obstetric nursing level 3 or equivalent, and who is listed in the Quality Register of Obstetric Nurses (‘Kwaliteitsregister Kraamverzorgenden’) at the Dutch Knowledge Centre for Obstetric Care (‘Kenniscentrum Kraamzorg’, KCKZ).

**Obstetric nurse**
An individual listed as an obstetric nurse in the Quality Register of Obstetric Nurses (‘Kwaliteitsregister Kraamverzorgenden’) at the
Dutch Knowledge Centre for Obstetric Care ('Kenniscentrum Kraamzorg', KCKZ).

Obstetrician
An individual listed as an obstetrician on the Quality Register of the Royal Dutch Organisation of Obstetricians ('Koninklijke Nederlandse Organisatie van Verloskundigen', KNOV).

Occupational therapist
An occupational therapist with ‘kwaliteitsgerigsteerd’ (quality registered) status on the Quality Register for Allied Health Professionals ('Kwaliteitsregister Paramedici').

Orthodontist
A dental specialist listed on the specialist register for odontomaxillary surgery administered by the Royal Dutch Dental Organisation ('Koninklijke Nederlandse Maatschappij tot bevordering der Tandheelkunde').

Out-of-hours general practitioner surgery
An association of general practitioners. The association has legal personality, as defined in Article 29c of the Dutch Decree on the expansion and limitation of scope of the Healthcare (Market Regulation) Act ('Besluit uitbreiding en beperking werkingsfeer Wet marktordening gezondheidszorg'). The association was established in order to provide urgent general practitioner care in the evenings, at night, at weekends and on public holidays at a designated after-hours general practice ('huisartsenpost') and has a legally valid rate.

Pedicurist
- individuals listed on the Quality Register for Pedicurists ('Kwaliteitsregister Pedicure') or listed as a pedicurist on the Register for Allied Health Professionals for Foot Care ('Register Paramedische Voetzorg') with the DV (diabetes) specialism may treat insured persons suffering from diabetes mellitus.
- individuals listed on the Quality Register for Pedicurists ('Kwaliteitsregister Pedicure') or listed as a pedicurist on the Register for Allied Health Professionals for Foot Care ('Register Paramedische Voetzorg') with the RV (rheumatoid arthritis) specialism may treat insured persons suffering from rheumatoid arthritis.
- individuals listed on the Quality Register for Medical Foot Care Providers ('Kwaliteitsregister Medisch Voetzorgverlener') as a medical foot care provider may treat insured persons suffering from rheumatoid arthritis.
- individuals listed on the Quality Register for Pedicurists ('Kwaliteitsregister Pedicure') or listed as a medical pedicurist on the Register for Allied Health Professionals for Foot Care ('Register Paramedische Voetzorg'). A medical pedicurist is a pedicurist who specialises in a range of complex foot problems. This type of pedicurist may treat insured persons suffering from diabetes mellitus or rheumatoid arthritis.
- individuals listed as an allied chiropodist in the Register for Allied Health Professionals for Foot Care ('Register Paramedische Voetzorg'). An allied chiropodist is a pedicurist who specialises in a range of complex foot problems. This type of pedicurist may treat insured persons suffering from diabetes mellitus or rheumatoid arthritis.

The clauses that describe healthcare also specify which of the types of pedicurist referred to above can provide the healthcare.

Personal contribution
The costs of healthcare covered by the health insurance policy, but which you must pay yourself in full or in part. Personal contributions are set by law. This statutory personal contribution may be a fixed amount per treatment or a set percentage of the costs of the healthcare. A personal contribution is not the same as a deductible. Deductibles and personal contributions may apply simultaneously to the insured healthcare.

Physician assistant
An individual listed on the Quality Register of the Dutch Association of Physician Assistants ('Nederlandsse Associatie Physician Assistants', NAPA).

Explanation: The field of expertise of a physician assistant includes the performance of tasks within the subfield of medicine in which the physician assistant is qualified. These tasks include the examination, treatment and support of patients suffering from common conditions within the specific subfield of medicine. For a more detailed explanation of the field of expertise and authority of a physician assistant, please refer to the Provisional Decree on the Independent Authority of Physician Assistants (‘Besluit tijdelijke zelfstandige bevoegdheid physician assistant’). For a more detailed explanation of the authority of a physician assistant in relation to writing prescriptions, please refer to the Guidance on the Authority of Specialist Nurses and Physician Assistants in relation to Writing Prescriptions (‘Handreiking voorschriftbevoegdheid verpleegkundig specialisten en physicians assistants’) produced by the Dutch Association of Hospital Pharmacists (NVZA) and the Royal Dutch Society for the Promotion of Pharmacy.
Physiotherapist
An individual listed as a general physiotherapist in the Dutch Quality Register for Physiotherapy (‘Kwaliteitsregister Fysiotherapie Nederland’) and/or any register(s) designated by us.

Podiatrist
A podiatrist with ‘kwaliteitsgeregistreerd’ (quality registered) status on the Quality Register for Allied Health Professionals (‘Kwaliteitsregister Paramedici’) who is a member of the Dutch Association of Podiatrists (‘Nederlandse Vereniging van Podotherapeuten’, NVvP).

Policy document
Proof of insurance.

Policyholder
The person who takes out the insurance agreement with us, and in whose name the policy is written. The policyholder may also be the insured person. In the terms and conditions of insurance, we refer to the insured person and the policyholder using ‘you’ and ‘your’. Where we refer only to the policyholder, and not the insured person, we use ‘you (the policyholder)’ and ‘your (the policyholder’s)’.

Prevention
A set of individual or group activities aimed at improving or maintaining your physical and/or mental health.

Primary healthcare
First point of contact for people who need healthcare.

Prosthodontist
An individual who holds a valid diploma under the Decree on Training Requirements and Expertise for Prosthodontists (‘Besluit opleidingseisen en deskundigheidsgebied tandprotheticus’).

Psychiatrist
A doctor listed as a psychiatrist on the specialist register administered by the Royal Dutch Medical Association (‘Koninklijke Nederlandse Maatschappij tot bevordering der Geneeskunst’) who specialises in the diagnosis and treatment of disorders of the cognitive functions, the emotional functions, the psychomotor system, motivation and behaviour.

Psychotherapist
A healthcare provider who is qualified as a psychotherapist and is registered as a psychotherapist under the terms of Article 14 of the Dutch Individual Healthcare Professions Act (‘Wet op de beroepen in de individuele gezondheidszorg’, Wet BIG).

Referral
For certain types of healthcare, you need to have a referral before you start receiving the healthcare. The healthcare provider who issues this referral must be one of the healthcare providers we specify under ‘Referral’ in these terms and conditions.

Rehabilitation
Tests, advice and treatment of a specialist medical, allied health, behavioural science and rehabilitation nature. Rehabilitation consists of specialist medical rehabilitation or geriatric rehabilitation. Rehabilitation doctors have ultimate medical responsibility for the content and quality of specialist medical rehabilitation. Geriatric specialists have ultimate medical responsibility for the content and quality of geriatric rehabilitation. Rehabilitation healthcare is provided by a coherent, interdisciplinary team, in which all members cooperate closely in working towards the same treatment goal for the patient. The team is associated with a facility for rehabilitation.

Royal Dutch Medical Association youth healthcare doctor
A doctor listed as a Royal Dutch Medical Association youth healthcare doctor on the relevant register administered by the Medical Specialists Registration Committee (‘Registratiecommissie Geneeskundig Specialisten’, RGS).

Skin therapist
A skin therapist with ‘kwaliteitsgeregistreerd’ (quality registered) status on the Quality Register for Allied Health Professionals (‘Kwaliteitsregister Paramedici’) who has a valid AGB code (administrative code assigned to healthcare professionals in the Netherlands) upon commencement of the treatment.

Speech and language therapist
A speech and language therapist with ‘kwaliteitsgeregistreerd’ (quality registered) status on the Quality Register for Allied Health Professionals (‘Kwaliteitsregister Paramedici’).

Sonographer
An individual with a medical or allied health qualification at a minimum of higher professional
(HBO) level who is listed in the sonography register administered by the Royal Dutch Organisation of Obstetricians (‘Koninklijke Nederlandse Organisatie van Verloskundigen’, KNOV) or the register administered by the Dutch Professional Association of Sonographers (‘Beroepsvereniging Echoscopisten Nederland’, BEN).

Sports doctor
A doctor listed as a sports doctor on the relevant register administered by the Medical Specialists Registration Committee (‘Registratiecommissie Geneeskundig Specialisten’, RGS).

Stay
A period during which you either permanently or temporarily (with or without an overnight stay) stay or live somewhere other than in your home without this necessarily involving the nursing or treatment you would receive during an admission for example.

Treatment
Contact, physical or online, with one or more healthcare providers, involving the provision of healthcare and/or advice. Treatment does not include courses or training.

Treatment proposal
A treatment proposal states which healthcare (examination, treatment or therapy) you need; for medicine you are given a prescription.

Treaty country
Treaty country means:
- the following states with which the Netherlands has a treaty for social security, including arrangements for the provision of medical healthcare: Australia, Bosnia and Herzegovina, Cape Verde, Macedonia, Montenegro, Morocco, Serbia, Tunisia and Turkey;
- European Union (EU) member states other than the Netherlands;
- states that are party to the Agreement on the European Economic Area (EEA); and
- Switzerland.

Urgent medical care
Healthcare that is a medical necessity and that cannot reasonably be postponed. This concerns medical care that can reasonably be described as urgent in the general opinion of the group of relevant professional practitioners.

Wlz
The Dutch Long-Term Care Act (‘Wet langdurige zorg’).
Terms and Conditions of Insurance for Health Insurance and Additional Insurance Packages
with effect from 1 January 2020

- the interpretations of ‘Zorginstituut Nederland’ (known in Dutch as ‘standpunten’).

A.2.5.
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A.2.6. Information from third parties
We assume that you are familiar with the information provided to us by third parties in relation to your insurance registration and we consider this information to have been supplied by you.

A.2.7. Contract party
We regard you (the policyholder) to be our sole contract party for the insurance. The policyholder alone is able to cancel or change the insurance.

A.2.8. Verification of the policy document
We assume that the details provided on your registration apply to you. If the details on the policy document are incorrect or incomplete, you must notify us within 30 days of receiving the policy document. If you do not contact us about this within the specified period, we will assume that the details provided are complete and accurate.

A.2.9. Your card
Once you have registered with us, we will send you an insurance card in addition to the policy document for your health insurance. You can show this card to obtain insured healthcare from healthcare providers who have a healthcare agreement with us and/or to whose healthcare you are entitled under your terms and conditions of insurance.

Please note!
You will not be issued an insurance card:
- if you have medical expenses insurance, not health insurance; or
- if you only have an additional insurance package.

A.2.10. Applicable terms and conditions of insurance
Your policy document specifies the applicable terms and conditions of insurance. If you believe that a different version of the terms and conditions of insurance, the Reimbursements Overview and/or any addition applies, or that a different text is in effect, only the text and contents of the versions in effect and in our possession at that time are valid.

A.2.11. Other languages
Besides Dutch, we can also issue terms and conditions of insurance, Reimbursements Overviews, regulations and appendices in one or more other languages. In the event of any discrepancies in the content or interpretation of such documents between the Dutch version and the version in another language, only the text and content of the Dutch versions in our possession at that time are valid.

A.2.12. Terms and conditions of insurance that deviate from the law
We endeavour to ensure that the terms and conditions of insurance, Reimbursements Overviews, regulations and appendices correspond with current legislation. However, if new or amended legislation takes effect late or in the interim, one or more parts of the terms and conditions of insurance, Reimbursements Overviews, regulations and appendices may deviate from the law. In the event of a discrepancy between, on the one hand, the terms and conditions of insurance, Reimbursements Overviews, regulations and appendices and, on the other hand, one or more legal provisions, explanatory memoranda or interpretations thereof, the relevant law, explanatory memorandum or interpretation will take precedence.

A.2.13. What we will send you
When you take out insurance with us for the first time, or when the terms and conditions of insurance, the premium, the premium base and/or your entitlement to healthcare and/or reimbursement changes, we will send you:
- a new policy document. When we do this, we will also specify the date on which the new policy document takes effect. Your old policy document will cease to be valid from that date.
- the new terms and conditions of insurance and Reimbursements Overview, if you request these. We will specify the date on which the new terms and conditions of insurance and Reimbursements Overview take effect. This nearly always coincides with the date on which your new insurance takes effect. Your old terms and conditions of insurance and Reimbursements Overview will cease to be valid from that date.
- any addition to your existing terms and conditions of insurance and Reimbursements Overview, if you request this. We will specify the date on which the addition takes effect. This nearly always coincides with the date on which your new insurance takes effect. Additions will take effect on that date, alongside your existing terms and conditions of insurance and Reim-

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bursements Overview.
Your terms and conditions of insurance and Re-

imbursements Overview are available on our
website.

A.3. Content and scope of your insurance

A.3.1. Healthcare mediation
You are entitled
to healthcare recommendations
and mediation. This includes instances where the
required healthcare cannot be provided, or cannot
be provided in good time. The inability to provide
healthcare, or provide it in good time, also in-
cludes instances where the healthcare can only
be provided far from your place of residence or
where the healthcare provided near to the insured
person’s place of residence is of inadequate quali-
ty.

A.3.2. Content and scope of healthcare
Who determines the content and scope of the
healthcare?
• the content and scope of your health insurance
is set by the government.
• we determine the content and scope of our
medical expenses insurance and additional in-
surance packages.

These terms and conditions of insurance describe
what you are insured for. All healthcare must meet
the requirements set out below:
• it is healthcare that healthcare providers in the
relevant profession provide in accordance with
their standards and norms and deem accept-
ed.
Explanation:
:o to determine whether certain healthcare is
included in the healthcare that a particular
professional group provides, we look at the
symptoms/conditions that a particular pro-
essional group treats and the forms of
healthcare they generally provide for such.
In other words, the healthcare must be within
the domain of a certain professional
group and this professional group must
consider that the healthcare is within its ar-
ea of expertise.
o the healthcare is insured healthcare under
the general insurance policy in accordance with
the Dutch Health Insurance Act
(‘Zorgverzekeringswet’) and is listed on
your Reimbursements Overview and is specif-
ad in detail in section B of these
terms and conditions of insurance; or
:o the healthcare is insured healthcare under
your additional insurance package(s) and is
listed on your Reimbursements Overview
and is specified in detail in section D of
these terms and conditions of insurance.
• the content and scope of healthcare is deter-
mimed by the latest practical and theoretical
standards and/or by what is deemed to consti-
tute responsible and adequate healthcare and
services in the field in question.
Explanation:
:o there must be sufficient (substantive) evi-
dence that the healthcare is effective and
safe (in the long term). In assessing this,
we consider all of the available scientific in-
formation.
o the scope of healthcare is specified in the
Reimbursements Overview and other forms
of communication. Where an amount, num-
ber or period is specified for a particular
type of healthcare, you will be entitled to
that healthcare up to a maximum of the
amount, number or period specified. Pay-
ment of invoices for a lower amount, lower
number or shorter period will never exceed
the amount claimed.
• in light of your indication, there are reasonable
medical grounds for you being provided with
the healthcare. The healthcare provided must
be appropriate to the condition.
Explanation:
The healthcare must be both effective and
suited to your situation. For example, there
must be medical grounds for you receiving the
healthcare and it must neither be unnecessari-
ly expensive nor unnecessarily extensive.
Healthcare that is disproportionately expensive
and/or extensive in your situation is not
deemed adequate healthcare and is therefore
not covered by your insurance, not even if you
pay for part of it yourself.
Example:
If there are medical grounds for you having a
hearing aid in category X and a device costing
€1500 is sufficient and suitable for you, that
hearing aid is deemed to be effective
healthcare. In this case, your statutory person-
al contribution is 25% of €1500, which may be
reimbursed in part under your additional insur-
ance package if you are insured for this.
If you choose an equally suitable device from
the same category X that costs €2000, we will
not provide any reimbursement since that de-
vice is not deemed ‘effective’; if there are two
hearing aids within a category (e.g. X) that are
equally suitable and satisfactory for you, we
will reimburse the €1500 hearing aid on the
basis of this being ‘effective’, while we will not reimburse any of the costs of the €2000 hearing aid.

• insured healthcare can also include healthcare other than that described in this section B. The following conditions apply to this ‘other healthcare’:
  o the generally held opinion must be that the other healthcare will lead to a comparable result; and
  o the other healthcare is not barred for legal reasons; and
  o we have given you our prior approval for the ‘other healthcare’.

These general criteria apply in addition to the other criteria specified in these terms and conditions of insurance for the entitlement to healthcare or the reimbursement of the costs of healthcare. If you are already in receipt of healthcare that no longer satisfies amended terms and conditions of insurance, of which you have now been notified, entitlement to this healthcare and reimbursement of the costs of this healthcare will cease. If you are receiving treatment for which we have provided approval, you may complete this treatment.

A.3.3. Conditional healthcare

Contrary to the provisions of clause A.3.2., bullet points 2 and 3, cover also includes healthcare and services designated for a limited time in the Dutch Health Insurance Regulations (‘Regeling zorgverzekering’). Such healthcare is governed by the applicable terms and conditions (see clause B.22.). The Dutch Health Insurance Regulations (‘Regeling zorgverzekering’) are available on the government website at wetten.overheid.nl (in Dutch).

A.3.4. Area of cover

Your insurance has worldwide cover.

Example:
While on holiday in France, you purchase prescription glasses. You hold an additional insurance package that includes reimbursement of the costs of vision aids up to €100 every two years. Reimbursement applies also to glasses purchased abroad.

The terms and conditions that apply to a particular clause also apply abroad. The healthcare provider must comply with the criteria, laws and regulations applicable in the country concerned.

A.3.5. Customised terms and conditions

Your reimbursements and terms and conditions presented online are customised to your situation. You may notice at some point that different terms and conditions and/or reimbursements now apply to you, because you have turned 18 or 22 for example.

In these instances, we have not changed the terms and conditions or reimbursements (as specified in clause A.5.3.), but rather other terms and conditions and/or reimbursements now apply to you due to your age.

A.4. Commencement and term of your insurance

A.4.1. Commencement date

The insurance commences on the date we receive your request for insurance with us. Your request must include the address that you used to register in the Persons Database (‘Basisregistratie Personen’, BRP). We can also register you for insurance without the (correct) address listed in the Persons Database (‘Basisregistratie Personen’, BRP), if:

• you send us a statement or payslip from your employer, no more than one month old, which states your date of commencement of employment. This must show that you are liable for income tax in relation to work performed in the Netherlands or on the continental shelf (as defined in Article 1.1.1 of the Dutch Long-Term Care Act (‘Wet langdurige zorg’, Wlz); or

• you send us a statement from the ‘Sociale Verzekeringsbank’, which shows that you are insured under the Dutch Long-Term Care Act (‘Wet langdurige zorg’, Wlz); or

• there is nothing that you could reasonably have done to avoid the address provided by you being different from the address in the Persons Database (‘Basisregistratie Personen’, BRP).

If you are currently insured with a different health insurer and you state in your request that you would like your insurance to commence on a later date, your insurance will commence on that later date. Your policy document will specify the commencement date of insurance.

A.4.2. Request for change

We regard any request for insurance that you submit to us to also be a request to cancel any similar types of insurance that you already hold with us.

If you submit a request for health insurance to another health insurer, we regard that request to
be a request to cancel any health insurance that you hold with us, with effect from the date we receive a copy of any such request.

**A.4.3. Insured with retrospective effect**

We will register you with retrospective effect:
- if your health insurance takes effect within 4 months of your insurance obligation arising. In this case, the commencement date will be the date on which your insurance obligation arose.
- if you take out insurance with us within one month of cancelling your insurance with another health insurer as a result of the terms and conditions of insurance being changed, or because it was the end of the year. Your insurance/health insurance/additional insurance package will take effect with us on the day after the date of cancellation of your old insurance.

**A.4.4. Insurance term**

The insurance term will be one whole year, except where your insurance with us commences partway through the year. If the latter applies, your insurance will run until 1 January of the following year. After that, we will renew your insurance each year for one year. We will send you a reminder about this before renewal, along with details of any changes. You will have the opportunity at this point to change or cancel your insurance.

**A.4.5. Start and end of entitlement to healthcare**

You are only entitled to healthcare for which you are covered in accordance with the terms and conditions of insurance, and which you receive during the term of this health insurance policy. If you claim for a DBC healthcare product code that commenced before the end date of your health insurance, we assume that the associated costs were incurred while you were insured.

**A.5. Cancellation and changes made by you**

**A.5.1. Withdrawal from your new insurance**

If you (the policyholder) were not insured with us immediately prior to taking out new insurance, you have the right to withdraw from the new insurance policy, free of charge and without giving us any reasons. The following terms and conditions apply:
- you must notify us about the withdrawal in writing, clearly stating your name, address, place of residence and details of the insurance from which you wish to withdraw.
- you have the right to withdraw from the insurance within 14 days of your new insurance taking effect with us. If the insurance has not yet taken effect, we must receive your notice of withdrawal within 14 days of your receipt of the policy document.

If you do not comply with these terms and conditions, you cannot withdraw from your new insurance.

We will cancel the new insurance with retrospective effect, from the date on which the insurance took effect. We will repay any premiums that you have already paid us for this insurance, within 30 days of receiving your notice of withdrawal.

If you have been reimbursed for costs incurred between the commencement date of insurance and the date of withdrawal, you must repay these to us within 30 days of receiving a breakdown from us.

**A.5.2. At the start of a new year**

You (the policyholder) are entitled to cancel or change your insurance each year. If you do so, we must receive written notification of your cancellation or change by 31 December at the latest.

If we receive notification after this date, your existing insurance will continue for a further year, ending on 1 January of the following year. This clause does not apply to health insurance taken out by the Dutch Central Administration Office (CAK) on your behalf; see clause A.5.8.

In the case of a change, you will take out replacement insurance with us, once we have approved this. Your existing insurance will then end on 1 January.

**A.5.3. In the event of changes to the terms and conditions of insurance**

We reserve the right to change the terms and conditions of insurance. If the change is to your disadvantage (and it affects the insurance you have taken out), you (the policyholder) will be entitled to cancel or change the insurance. You must notify us of your decision to cancel your insurance in writing within 30 days of our notification to you of the change. Your insurance will end or change on the date the change takes effect.

Your right to cancel or change the insurance does not apply in the event that the change to the terms and conditions of insurance is the result of a change in the law.
A.5.4. In the event of changes to the premium base
We will notify you of any changes to the premium base at least 7 weeks in advance. If we increase the premium base, you (the policyholder) will be entitled to cancel or change your insurance at any time from the date on which we notify you of the change up to the date on which the increase takes effect. You must notify us of your decision to cancel your insurance in writing. Your insurance will end or change on the date the premium increase takes effect.

A.5.5. In the event of changing to a different group insurance scheme
If you (the policyholder) are insured through a group insurance scheme with an employer, and you subsequently start working for a different employer who operates a different group insurance scheme, you (the policyholder) will be entitled to cancel your group insurance with your old employer part-way through the year. You (the policyholder) will be able to cancel your old group insurance in writing, at any time from the date on which your previous employment ends, up to 30 days after the date on which you commence your new employment. Your new group insurance will take effect on the date on which you commence employment with your employer, where this is the first day of the calendar month; otherwise it will take effect on the first day of the month following commencement of employment. Your old group insurance will end on the same day as your new insurance takes effect, as will the premium discount and any other group agreements under the old group insurance scheme.

A.5.6. In the event of changing from group insurance to personal insurance
If you are no longer eligible to participate in the group agreement that includes the group insurance scheme, we will convert the group insurance held by you (the policyholder) and your family members into a personal insurance policy. This applies in the following cases, for example:
- you (the policyholder) have taken out group insurance through your employer, and you are no longer considered an employee of that employer. If you notify us within 30 days of ceasing to be an employee, you will be entitled to remain a member of the group insurance scheme until 1 January of the following year. If you notify us later than this, we will decide when your membership ends.
- you (the policyholder) have taken out group insurance through a legal entity who represents your interests. We will do this on the date on which you are no longer considered an individual whose interests are represented by that legal entity.
- the group agreement (concluded between the employer or representative and us) under which your group insurance was taken out, ends for any reason.

In the cases above, you will no longer be entitled to receive the group discount. Should a situation as described above occur, the group insurance policy or policies will continue without interruption on the basis of the terms and conditions that apply to a personal insurance policy and that come closest to those of the former terms and conditions that applied under the group insurance scheme. From then on, you will need to start paying the premium for personal insurance.

A.5.7. In the event of insurance for someone else ending
If you (the policyholder) have insured someone else, you will be entitled to cancel insurance for that individual or take out different insurance with us part-way through the year, if the person concerned is insured under different insurance:
- if you (the policyholder) cancel the insurance in writing before the new insurance takes effect, the insurance will end on the date on which the new insurance takes effect;
- if you (the policyholder) cancel the insurance in writing after the new insurance has taken effect, the insurance will end one full month after we receive your notice of cancellation.

A.5.8. In the event of health insurance taken out by CAK ending
If you are obliged under the Dutch Health Insurance Act ('Zorgverzekeringswet') to take out health insurance, it may be the case that you were nevertheless not insured and that the Dutch Central Administration Office (CAK) took out health insurance for you with us.
- you are entitled to cancel this health insurance with retrospective effect, within two weeks of CAK notifying you, if you can demonstrate to CAK and to us that you have already taken out alternative health insurance within three months of CAK notifying you that you were wrongly not insured.
- you cannot cancel this health insurance during the first 12 months that it is in effect.
A.5.9. Instances when you cannot cancel or make changes

The opportunities for cancellation and making changes, as set out in clauses A.5.2., A.5.4., A.5.5. and A.5.7. above, do not apply in the following situations:

- you (the policyholder) have failed to pay us the premium and costs due (administrative or otherwise) on time; and
- we have sent you a reminder about this (see clause A.9.1.), requesting that you pay us the premium due within 14 days; and
- we have not (yet) suspended the insurance cover; and
- we have not agreed to the cancellation within 14 days.

You (the policyholder) will be able to make use once again of the opportunities for cancellation and making changes, as soon as you (the policyholder) have paid us the premium and costs due (administrative or otherwise), and any collection fees due.

A.5.10. Statement of cancellation

If insurance ends as a result of cancellation, you (the policyholder) will be entitled to a statement of cancellation. We will send this to you automatically, in the form of a ‘policy cancellation’. Among other things, this will state the names of the insured persons, the types of insurance concerned and the applicable premium, along with the date of cancellation.

A.6. Cancellation of the insurance by us

A.6.1. Statutory cancellation of your insurance

We are required by law to cancel your insurance in certain situations. If this is the case, we will notify you (the policyholder) as soon as possible. Cancellation will take effect the day after:

- our permit to operate a non-life insurance business changes or is revoked, and we are consequently no longer able to provide insurance. We will notify you of this at least two months in advance;
- you (the insured person) die. We must be informed of this within 30 days of the date of death.

A.6.2. Statutory cancellation of your health insurance

In addition to the provisions of clause A.6.1., we are required by law to cancel your health insurance in certain other circumstances. If this is the case, we will notify you (the policyholder) accordingly. Cancellation will take effect the day after:

- we change the area within which we offer health insurance (i.e. the operating area) and, as a result of this change, you (the insured person) now live outside our operating area. We will notify you of this at least two months in advance;
- your (the insured person’s) insurance obligation ceases to exist because you are no longer insured under the Dutch Long-Term Care Act (‘Wet langdurige zorg’, Wlz), or you commence military service. You (the policyholder) must inform us of this as soon as possible.

A.6.3. Unlawfully registered

If it turns out that you (the policyholder) have taken out health insurance with us without having an insurance obligation, we will cancel the health insurance with retrospective effect from the date on which you took it out. We will offset any premiums you have paid against any healthcare that we have reimbursed, and repay or invoice you for the difference, accordingly.

A.6.4. Criminal activity

If you are involved in a criminal offence, violation, deception, fraud, coercion or threats (or attempts at such) in respect of us or a contracted healthcare provider, we will be entitled to:

- cancel all your insurance policies with us with immediate effect;
- suspend any claims for healthcare and/or reimbursement of the costs of healthcare;
- reclaim any reimbursements already paid to you;
- claim from you the costs of the investigation;
- report the matter to the police;
- record your details in the usual warning system used by financial institutions.

A.6.5. Error

If the Dutch Central Administration Office (CAK) has taken out insurance with us for you because it believed that you had an insurance obligation under the Dutch Health Insurance Act (‘Zorgverzekeringswet’), but it turns out that you did not have an insurance obligation at that time, we will invoke error. We will then cancel your health insurance with retrospective effect.
A.6.6. Statement of cancellation
If we cancel the insurance, you (the policyholder) will be entitled to a statement of cancellation. We will send this to you automatically in the form of a ‘policy cancellation’. Among other things, this will state the names of the insured persons, the types of insurance concerned and the applicable premium, along with the date of cancellation.

A.7. Amount of the premium and costs

A.7.1. Costs
You (the policyholder) must pay us the following costs in relation to the insurance:
- the premium for all insured persons on your policy;
- any amounts that the law requires you (the insured person and the policyholder) to pay (e.g. deductible, personal contributions, amounts in excess of the maximum reimbursement);
- amounts for insured healthcare that we have paid for you (the insured person and policyholder), in advance and direct to your healthcare provider;
- any surcharges, payments that were not due and other costs. This includes any additional amount that we charge you (the policyholder) for opting not to pay the amounts due to us by direct debit from your account.

Costs do not include statutory interest, default interest and collection fees incurred in the event that you fail to pay or fail to pay on time. The premium base and discounts that arise from a voluntary deductible are stated in the appendix on premiums.

A.7.2. Setting the costs
We set the costs in the legal tender used in the Netherlands (i.e. the euro), and establish the criteria for in which situations and when you (the policyholder) have to pay them. Your age and the type of insurance you (the policyholder) have taken out are contributing factors.

A.7.3. Amount of the premium
The premium referred to in the first bullet point of clause A.7.1., which you (the policyholder) must pay to us, is equal to the premium base (i.e. the gross premium) less the following discounts, where applicable:
- discount if you pay your premium more than one month in advance (payment term discount).

A.7.4. Up to the age 18
The premium for an insured person who has health insurance is €0, up until the first day of the month following the month in which he/she reaches the age of 18.

A.7.5. While in custody or serving a custodial sentence
If you are in custody or serving a custodial sentence, you will not need to pay us any costs in relation to your insurance.

A.7.6. If your insurance changes
If your insurance changes part-way through a month, we will recalculate the costs. The new amounts will take effect on the same date as the change takes effect. In the event of an insured person dying, we will repay the amounts on a pro rata basis from the day after the date of death, or we will offset the amounts on a pro rata basis.

A.7.7. Registration of a new insured person
If you (the policyholder) register a new insured person part-way through a payment period, you will only pay for the new insured person for the remainder of that payment period.

A.7.8. If you are wrongly not insured
If you have not (yet) taken out insurance, but are required to do so under the Dutch Health Insurance Act (‘Zorgverzekeringswet’), we must have received all documents within four months of your insurance obligation arising, or within one month of cancellation of your previous health insurance. If we do not receive the documents on time, the health insurance will take effect as soon as we have received the required details and/or documents.

A.8. Payment of premium and costs

A.8.1. Responsibility for paying the premium and costs
You (the policyholder) are responsible for paying the costs due on time and in full.

A.8.2. Advance payment
You (the policyholder) must pay the costs due in
advance. We have agreed with you (the policyholder) the period for which you will pay these costs in advance. We call this the ‘payment period’. The payment period can be one month, a quarter, six months or a year. You (the policyholder) will have fulfilled your payment obligation on time if the total amount due for the agreed payment period is in our possession:

- no later than the date specified on the giro payment form or premium invoice, if you pay by means of a giro payment form or on the basis of a premium invoice;
- by direct debit. Direct debit payments are collected within the first 7 days of the agreed payment period. You are free to agree a different direct debit payment date with us;
- before the first day of the agreed payment period, if you pay by any means other than giro payment form, premium invoice or direct debit.

**A.8.3. Payment method**

You (the policyholder) have agreed with us the payment method to be used for costs due. This may be by direct debit, giro payment form (on paper or by email), internet banking transfer or a premium invoice. If you have opted for electronic communications, direct debit, giro payment form by email or, in certain circumstances, an internet banking transfer are the only payment methods allowed. If we collect the costs due by direct debit from your bank account, you retain responsibility for the payment being made on time and in full. We will notify you in advance of the amount being collected from your bank account.

**A.8.4. Settlement**

- you (the policyholder) cannot offset debts against any amounts that we still owe you (the policyholder and insured person).
- we, however, can offset your (the policyholder’s) debt against any amounts to which you (the policyholder and insured person) are entitled in relation to the insurance you have with us. We cannot offset debt against payments due under the Personal Care Budget (‘Persoonsgebonden Budget’, PGB).

**A.9. Payment arrears**

**A.9.1. Reminder and suspension**

If you (the policyholder) fail to fulfil your payment obligation or fail to fulfil it on time, you will be in payment arrears and we will send you a reminder. If you fail to pay within a further 14 days, we will take the following steps, in sequence:

- we will offset your (the policyholder’s) debt against any amounts to which you (the policyholder and insured person) are entitled. If, after doing this, debt still remains, you must pay this. Entitlement to cover under your additional insurance package will only resume from the day after we have received all amounts owed to us.
- we will engage the services of a process server (see clause A.9.2.).
- we will cancel your additional insurance package(s).
- after six months, we will report your health insurance payment arrears to the Dutch Central Administration Office (CAK). You will then have to pay CAK an administrative premium each month for your health insurance, instead of the premium you would normally pay us. The government sets the amount of the administrative premium for your health insurance. CAK will continue to collect the administrative premium until such time as you have paid all of the amounts owed in respect of your health insurance. This is a statutory requirement.
- your obligation to pay the administrative premium to CAK will cease on the first day of the month following the month in which:
  - your payment arrears are cleared; or
  - a court declares that you (the policyholder) are subject to the debt management scheme for natural persons set out in the Dutch Bankruptcy Act (‘Faillissementswet’); or
  - you (the policyholder) decide to participate in a debt/debt management scheme and this is the result of discussions with a professional debt counsellor, which also involves us; or
  - we have agreed a payment arrangement with you.

Your (the policyholder’s) obligation to pay the normal costs to us will resume on the first day of the month following the month in which one of the above situations applies.

We will report you to CAK again, bringing with it a fresh obligation to pay the administrative premium from the first day of the month following the month in which:

- the debt management scheme for natural persons ceases to apply on the grounds of Article 350, paragraph 3, part c, d, e, f or g of the Dutch Bankruptcy Act (‘Faillissementswet’); or
- you, according to a report to CAK, have withdrawn from participation in an agreement or scheme that applied to you as described above, before you fulfilled the agreements in respect of us, as set out in the applicable
agreement or scheme.

We will share data with your municipality in order to avoid debts increasing further. We will contact your municipality as soon as you have premium arrears of 2 months or more. We will do this before reporting you to CAK. The municipality may work with us in devising arrangements for your payment arrears. If you comply with the terms and conditions, your debt with us and CAK will be cleared.

### A.9.2. Interest and collection fees

If you (the policyholder) are in payment arrears, you will also have to pay us statutory/default interest on the costs that are due and payable. You will also have to pay any collection fees.

### A.9.3. Expiry of payment term discount

If you (the policyholder) have agreed to pay us costs in advance for a payment period of longer than one month, you will receive a payment term discount. If you are in payment arrears, we will convert the payment period for all insurance for which you are the policyholder back to one month, and you will lose your payment term discount. The loss of your right to this discount will not entitle you to cancel your insurance.

### A.9.4. Debt repayment

If you (the policyholder) are in payment arrears, each amount we receive from you will be used to repay your debt or part thereof in the following order:

- first, you repay any interest and collection fees (see clause A.9.2.);
- then you repay the costs of your health insurance, followed by the costs of your additional insurance package(s). Please see clause A.7.1. for an explanation of ‘costs’. Your debt will be repaid, starting with the oldest parts first.

If the outstanding debt consists of amounts from more than one period, as a result of you not having paid over an extended period of time, you cannot split the debt up by, for example, first paying only the premium due, followed by any other debts. The debt must be settled in full for each period.

### A.10. Premium and costs upon cancellation

#### A.10.1. Debt on cancelled insurance

If you still owe us premiums and costs, as defined in clause A.7.1., in relation to insurance that has been cancelled, and you take out new insurance with us, we reserve the right to:

- offset the costs of healthcare due for reimbursement under your new insurance policy against the old outstanding debt;
- postpone our obligations until such time as you (the policyholder) have paid all premiums and costs that are due and payable. We will not reimburse any invoices until such time as you (the policyholder) have paid all unpaid premiums and costs to us, including those from the old cancelled insurance.

#### A.10.2. Overpaid premium

- if your insurance ends part-way through a payment period that you (the policyholder) have paid for in advance, you (the policyholder) will be repaid part of the premium for the number of days remaining in that payment period, since we will deduct relevant administrative costs from the amount to be repaid.
- if your insurance changes part-way through a payment period that you (the policyholder) have paid for in advance, we will offset any overpaid premium for the number of days remaining in the payment period, against the premium that you must pay for the new insurance.
- we reserve the right to cancel your insurance part-way through a payment period that you (the policyholder) have paid for in advance, in the event that you are involved in a criminal offence, violation, deception, fraud, coercion or threats (or attempts at such) in respect of us. In this case, you (the policyholder) will not be repaid any paid amount in respect of the remaining part of the payment period.

#### A.11. Changes to the premium base

We reserve the right to change the premium base, in which case, the premium will also change. We will notify you (the policyholder) of any such change at least 7 weeks before it takes effect. Clause A.5.4. explains your cancellation rights under these circumstances.
A.12. Compulsory deductible

A.12.1. Amount of deductible

If you are aged 18 or above, a compulsory deductible of €385 will apply to your health insurance for a full year. If the insurance commences or ends after 1 January, or if you reach the age of 18 after 1 January, the compulsory deductible for that year will be less. Please also see clauses A.12.6. and A.12.7.

The compulsory deductible means that you pay the first €385 of costs that are eligible for reimbursement under your general insurance policy yourself. Only after you have done this will we reimburse the other costs covered by your health insurance.

A deductible is not the same as a personal contribution (statutory or otherwise). Deductibles and statutory or other personal contributions may apply simultaneously to the insured healthcare.

A.12.2. Offsetting of deductible

- The costs of healthcare are offset against the compulsory deductible for the year in which the healthcare is provided.
  - If healthcare is received in two consecutive years and invoiced as a single amount on one invoice, the costs of this healthcare are offset against the compulsory deductible from the first year.
  - If invoiced amounts are offset against the deductible if we receive the invoice no later than 31 December of the year after treatment or after the DBC was opened. A treatment on 1 April 2020, for example, can therefore no longer be offset against the deductible if we receive the invoice after 31 December 2021.

Please note!
The costs of a DBC healthcare product code (with the exception of the primary DBC healthcare product codes) only count towards the compulsory deductible for the year in which a DBC healthcare product code commenced (i.e., the opening of the DBC healthcare product code). This does not apply, however, to Other Healthcare Products (‘Overige Zorg Producten’, OZP) for specialist medical or specialist psychiatric healthcare.

A.12.3. No deductible

Some costs do not count towards the compulsory deductible. This means that we will reimburse these costs, even if you have not yet used all of your compulsory deductible of €385. The following costs do not count towards the compulsory deductible:

1. The costs of general practitioner care. The compulsory deductible will apply, however, to costs of healthcare related to general practitioner care, where that healthcare is performed elsewhere and is invoiced separately. This healthcare must be carried out by a person or facility that is able to request a rate set by the ‘Nederlandse Zorgautoriteit’ (NZa).

Example:
In a particular year, you incur costs of €75 that are covered by your health insurance. The costs include €30 for a consultation with a general practitioner. These costs do not count towards the compulsory deductible. The costs also include €45 for collecting blood for a blood test upon referral by the general practitioner. The blood collection and the laboratory costs for the blood test do count towards the compulsory deductible. In this case, you will have to pay €45 yourself. We will reimburse the €30 for the general practitioner consultation.

2. The costs of midwifery care and obstetric care, as detailed in clauses B.5., B.6 and B.7.

Please note!
The compulsory deductible does, however, apply to:
- the noninvasive prenatal test (NIPT) under clause B.5.3;
- admission to a facility after childbirth (e.g., if you, as a healthy mother, stay in hospital during your child’s medically necessary admission);
- costs that are related to this type of care, but that are listed in other clauses in our terms and conditions of insurance, for example IVF, transport by ambulance, medicines, medical aids and laboratory and other tests that are neither performed by, nor invoiced by, a general practitioner;

3. The costs of check-ups for you as a donor, from 13 weeks onwards (6 months onwards in the case of a liver transplant) following admission for the selection or removal of the organ(s)/tissue to be transplanted (see clause B.4.7.2.);

4. The costs of transport for the donor in relation to organ transplants, if these transport costs are covered by the individual’s health insurance (see clause B.4.7.2);

5. The costs of registering with a general practitioner or a facility that offers general practitioner healthcare. Costs of registration include:
o an amount for registering as a patient. We will reimburse an amount up to a maximum of the rate set under the Dutch Healthcare (Market Regulation) Act (‘Wet marktorden- ing gezondheidszorg’) (taking into account tax legislation);
o costs that are related to:
- the way in which the medical healthcare is provided in the general practice or fa-
cility;
- the characteristics of the patient file;
- the location of the practice or facility.
We must have a contract in place with the general practitioner or facility for this. This contract must also include an agreement that the general practitioner or facility can invoice the costs of your registration;
6. The costs of multidisciplinary care;
7. The costs of district nursing (also see clause B.26.);
8. Medical aids that we lend to you. There will be no charge for this, which is why the compul-
sory deductible will not apply. The compulsory deductible will apply, however, to the costs of consumer goods and usage associated with the medical aid that we lend you.
9. All or part of the costs of healthcare and other services if you have attended a programme designated by us for diabetes, depression, cardiovascular disease, chronic obstructive pulmonary disease, being overweight, demen-
tia, thrombosis care, incontinence care or a quit smoking course.
In the case of a quit smoking course, this refers to the costs of the course, including the medicines or nicotine replacement products (pharmacotherapy) that are part of the quit smoking course (see clause B.21.2.) and that are prescribed by a contracted quit smoking healthcare provider.
However, these costs are set off against the voluntary deductible.
10. The costs of the SkinVision app (see clause B.4.3.). However, these costs are set off against the voluntary deductible.

Furthermore, neither a compulsory deductible nor a voluntary deductible will apply to healthcare eligible for reimbursement under your additional insurance package(s).
For specialist medical healthcare covered by the additional insurance package (clause D.1.), the compulsory deductible does, however, apply to preliminary examinations, check-ups, laboratory tests, etc. if these are not included in the Diagnosis-Treatment Combination (‘DBC’) for the proce-
dure.

A.12.4. Costs that you have to pay your-
self
Costs that, in accordance with the terms and conditions of insurance, you must pay yourself, do not count towards the compulsory deductible you have to pay. These include, for example, personal contributions, statutory or otherwise.

A.12.5. Payment to healthcare providers
and deductible
If a contracted healthcare provider submits a claim directly to us, we can reimburse the healthcare provider directly in respect of your costs. If any of your deductible is still outstanding, we will claim the amount paid on such an invoice back from you or offset it against your outstanding deductible.
If you send us the invoice yourself or if the healthcare provider does not have a contract with us, we will pay you if any of your deductible is still outstanding. We will pay you the amount you are insured for, less the outstanding deductible. You will be responsible for paying the healthcare provider on time and in full.

A.12.6. If the health insurance commences, ends or changes part-way through the year
If your health insurance commences or ends part-way through the year, you will pay a proportion of the compulsory deductible for the part of the year that the health insurance is active, rounded off to the nearest euro.
We count the number of days in the year that the health insurance is active and divide this by the total number of days in that year, i.e. 365 (or 366 in the case of a leap year). We multiply this result by €385, and round the answer off to the nearest euro.

Example of compulsory deductible:
Your health insurance commences on 23 September 2020. 23 September 2020 to 31 December 2020 equates to 100 days. Because 2020 is a leap year, it has 366 days. Your compulsory deductible is calculated as:
- €385/ 366 = €1.0519 deductible per day
- €1.0519 x 100 days = €105.19 deductible for the year (not yet rounded off)
- rounding €105.19 off to the nearest euro, the end result is €105. This will be your compulsory deductible for that year.

Please note!
If, in a particular year, you take out different con-
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secutive health insurance policies with us, each with a different voluntary deductible, the total deductible for the year is calculated by adding together the pro rata deductibles for each part of the year.

Example of compulsory and voluntary deductible:
Your first health insurance policy runs from 1 January 2020 to 30 June 2020, i.e. 182 days. In this case, you only have the compulsory deductible of €385.
Your second health insurance policy runs from 1 July 2020 to 31 December 2020, i.e. 184 days. In this case, you opt for a voluntary deductible of €300, alongside the compulsory deductible.

Your compulsory deductible for the first health insurance policy is calculated as:
• €385/ 366 = €1.0519 deductible per day
• €1.0519 x 182 days = €191.44 deductible for the year, i.e. €191 when rounded off to the nearest euro.

Your deductible (compulsory and voluntary) for the second health insurance policy is calculated as:
• €385+ €300 = €685
• €685/ 366 = €1.8716 deductible per day
• €1.8716 x 184 days = €344.37 deductible for the year, i.e. €344 when rounded off to the nearest euro.

We add up the deductible amounts for these two periods: €191 + €344 = €535. This is your deductible (compulsory + voluntary) for the whole year.

A.12.7. When you reach the age of 18
If you are not yet 18 years old, the compulsory deductible is €0. If you are aged 18 or above, the compulsory deductible is €385 for a whole year. If your compulsory deductible changes part-way through a year, and you had health insurance with us immediately prior to the change, your compulsory deductible will be calculated proportionately and rounded off to the nearest whole euro.

The compulsory deductible will be calculated as follows:
• we multiply the compulsory deductible amount by the number of days in the year for which this compulsory deductible applies;
• we divide the result by the total number of days in that year, i.e. 365 (or 366 in the case of a leap year);
• we round the result off to the nearest whole euro.

Example:
You have taken out health insurance for you and your son. Your son reaches the age of 18 on 5 November 2020. Before 5 November 2020, he did not have a compulsory deductible (€0). From 5 November 2020, his compulsory deductible is €385. There are 57 days from 5 November to the end of the year. So the deductible for your son for that year is calculated as:
• €385/ 366 days = €1.0519 deductible per day
• €1.0519 x 57 days = €59.96 deductible for the year, i.e. €60 when rounded off to the nearest euro. This is the remaining part of the deductible, and will apply from the time your son turned 18.

A.12.8. First compulsory, then voluntary deductible
The costs covered under the health insurance are first offset against the compulsory deductible. Once this has been paid in full, the costs are offset against your voluntary deductible, if you opted for one. When the latter reaches €0 too, we will reimburse any further costs incurred by you, as long as your health insurance provides cover for these.

A.12.9. Payment in instalments
You (the policyholder) also have the option of paying the compulsory deductible in instalments.

Criteria for exercising this option
• you have health insurance with us on 1 January;
• you have health insurance with us with a compulsory deductible only, i.e. you have not opted for a voluntary deductible;
• you are 18 years old or above;
• your request for payment in instalments reached us before 1 February of the year to which the compulsory deductible applies;
• you decide which of the insured persons specified on your policy document you want to register for this scheme. You register the participants at the same time as submitting your request;
• you pay in 10 instalments from the first quarter of the participation year.

Terms and conditions during participation
• participation in the payment scheme will be renewed annually, unless you notify us before 1 February of the following year that you no longer wish to participate, and for which of the
insured persons this applies.
• we will send you a final account in the first quarter of the following year. If you have paid too much for the compulsory deductible, we will repay the (remaining) amount no later than during that same quarter. If we receive invoices after this, which then have to be offset against your compulsory deductible for the previous year, we will reclaim the necessary amounts from you.

Cancellation of participation
• you must let us know if you no longer wish to participate.
• we can cancel participation if:
  o the above terms and conditions are no longer satisfied;
  o you fail to make a payment on time;
  o your insurance situation changes insofar as the policyholder or number of participants changes.
• if participation in the payment scheme ends part-way through the year, we will send you a final account immediately. If you have paid too much for the compulsory deductible, we will repay the excess. If you still owe us an amount for the compulsory deductible, you will have to pay us the shortfall immediately and in full. If we receive invoices after this, which then have to be offset against your compulsory deductible, we will reclaim the necessary amounts from you.

A.13. Voluntary deductible

A.13.1. Terms and conditions for the voluntary deductible
The provisions of clauses A.12.2., A.12.3.(1) to A.12.3.(8), and A.12.4. to A.12.8 relating to the compulsory deductible also apply to the voluntary deductible for your health insurance. The following terms and conditions of insurance also apply to the voluntary deductible.

A.13.2. Lower premium
If you are 18 years old or above, you can opt for a voluntary deductible alongside the compulsory deductible for your health insurance. The greater the voluntary deductible, the lower the premium you (the policyholder) will pay for your health insurance.

You can choose a voluntary deductible of €100, €200, €300, €400 or €500 per year.

Additional insurance packages do not have deductibles.

A.13.3. When you reach the age of 18
We will ask you no later than the month before your 18th birthday how much voluntary deductible you wish to apply from your 18th birthday. If you do not respond or do not respond on time, we will calculate the premium for your health insurance based on no voluntary deductible.

A.14. General obligations

A.14.1. Failure to comply with your obligations
You have certain general obligations towards us. These obligations are described in this clause. If you harm our interests as a result of failing to comply with your obligations, you will lose your right to healthcare cover. We also reserve the right to reclaim any reimbursements you have already received from us for healthcare, and you will lose your right to healthcare and/or reimbursement of any invoices you have already submitted.

A.14.2. General obligations
You must:
• be able to prove your identity if you request healthcare in a facility for specialist medical healthcare or an outpatient clinic;
• ask the doctor or medical specialist in attendance to tell our medical adviser about the reason for admission, if requested;
• assist us, our medical adviser, consultant dentist, auditor and/or the healthcare provider with whom we have an agreement, in obtaining all the necessary information;
• inform us within 30 days if you are taken into custody, put in prison or given a prison sentence;
• inform us within 30 days of leaving custody or prison;
• inform us who the new policyholder(s) is (are) within 30 days of the policyholder dying or losing the entitlement to dispose of his/her assets independently.

A.14.3. Holding a third party liable
Assignment: transferring receivables to us
Sometimes we may be able to hold third parties liable for costs or healthcare that we have reimbursed under your insurance. From the time your
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insurance takes effect, you transfer any receivables due to you from third parties to us. This involves receivables related to healthcare that may qualify as being covered by the insurance.

Cooperation in the event of liability of third parties
Circumstances, events or accidents may occur, for which you immediately or later need healthcare, the costs of which are covered by one or more of your insurance policies. If we may be able to hold third parties liable for these costs, you must notify us of this within 14 days. You must cooperate fully with our efforts to recover any such costs.

No agreements with third parties
You must not come to any agreements with third parties (not even insurers) who we could hold liable. This does not apply where we have given prior written approval.

Consequences of failure to cooperate
We may hold you liable for all losses and costs arising from your failure to assist us in our recourse against third parties.

A.15. Provision of information

A.15.1. Provision of correct information
You are obliged to provide us with correct information and help us acquire all of the necessary information. If you misrepresent the facts, give us false or misleading documents, make false statements or refuse to cooperate with us in any way, we can:
• cancel your insurance and you will cease to have any further entitlement whatsoever to healthcare cover;
• recover from you all amounts you received from us, going back to the date on which you misled us;
• recover from you the costs of investigating the intentional deceit;
• list you on our incident register;
• record your details in the designated warning systems used by insurers;
• report the matter to the police;
• refuse any new request from you for insurance, for a period of five years.
This will also apply if someone else has performed the aforementioned actions on your behalf.

A.15.2. Significant events
You must notify us within 30 days of any events that could be significant in allowing us to provide adequate health insurance. Significant events include:
• moving house or a change of address as registered in the Persons Database (‘Basisregistratie Personen’, BRP);
• a change of postal address or other means of communication (e.g. email address);
• birth or adoption;
• death;
• divorce;
• start and end of a period of custody/prison sentence;
• start and end of participation in a group agreement;
• change to the family composition.
If you notify us within the specified timescale, any changes to your insurance will apply from the date of the significant event. If you fail to notify us within the specified timescale, we will decide the date on which any changes to your insurance will apply.

A.15.3. Sharing information
We share the necessary information concerning the package, package participation, premium, discount and personal data with the group entity in which you participate only where this is material to the correct execution of your insurance policy/policies.

A.15.4. Current address
We assume that you receive any correspondence sent to the latest postal address or email address that we have on record for you. We cannot accept liability for any losses incurred by you if you do not receive correspondence or do not receive it on time, where this results from your failure to notify us of your current postal or email address.

A.16. Privacy and checks

A.16.1. Privacy
For any insurance you take out with us, we process only the data required to execute your insurance agreement(s). If the data concerned is personal data, we process this in compliance with the provisions of the Implementation Act of the General Data Protection Regulation (‘Uitvoeringswet Algemene verordening gegevensbescherming’) and the General Data Protection Regulation (EU Regulation 2016/679).
The privacy statement on our website tells you more about privacy and your rights and obliga-
A.17. Healthcare providers

A.17.1. Definition of healthcare provider

Under the Dutch Healthcare (Market Regulation) Act (‘Wet marktordening gezondheidszorg’, Wmg), a healthcare provider is a natural person or legal entity providing healthcare in a professional or commercial capacity, or a natural person or legal entity charging rates on behalf of, for or in connection with the provision of healthcare by an authorised healthcare provider.

The term healthcare provider may occasionally also refer to a natural person who provides healthcare insured with us in a non-professional or non-commercial capacity. This mainly involves healthcare purchased directly by an insured person using a Personal Care Budget (‘Persoonsgebonden Budget’, PGB) under the Dutch Regulations on PGBs for Nursing and Other Care (‘Reglement PGB Verpleging en Verzorging’).

A healthcare provider can be:
- a person; or
- a facility for the provision of healthcare; or
- a healthcare group (see clause A.17.3.).

A healthcare provider provides healthcare or supplies products and/or aids. Supply refers to the provision of medicines, medical aids and any associated services.

A.17.2. Terms and conditions for healthcare and healthcare providers

Healthcare is covered by the insurance if:
- a type of healthcare provider for the healthcare concerned is specified in the terms and conditions of insurance or the Reimbursement Overview under the heading ‘healthcare provider’. Types of healthcare provider not mentioned for the healthcare concerned are not authorised to provide healthcare at our expense, nor can they claim it from us. Consequently, you are not covered for healthcare provided by any type of healthcare provider not mentioned, even if you are insured for the healthcare concerned; and
- the healthcare provider provides the healthcare themselves. Healthcare can also be provided by another healthcare provider, including a type of healthcare provider not mentioned, as long as this healthcare provider operates under the responsibility of a healthcare provider who is expressly mentioned in the applicable clause, and unless stated otherwise in that clause; and
- the healthcare provider claims the healthcare under their own name. It is also possible for a facility, a different healthcare provider or a third party to submit a claim for the healthcare under the name of the responsible healthcare provider; and
- a healthcare provider in the Netherlands complies with the rules and regulations laid down in and/or pursuant to legislation for the applicable profession and business, and the operation thereof, and, in doing so, provides authorised healthcare. For instance, healthcare providers based in the Netherlands must comply with the requirements laid down in and/or pursuant to the Dutch Healthcare (Market Regulation) Act (‘Wet marktordening gezondheidszorg’, Wmg) and the Dutch Healthcare Quality, Complaints and Disputes Act (‘Wet kwaliteit, klachten en geschillen zorg’, Wkkgz). Healthcare providers based in the Netherlands must also comply with the provisions of the Dutch Individual Healthcare Professions Act (‘Wet op de beroepen in de individuele gezondheidszorg’, Wet BIG):
  - doctors, dentists, pharmacists, healthcare psychologists, psychotherapists, physiotherapists, obstetricians and nurses must be listed on the national BIG registers or another register that we consider to be equivalent (for example, registration as a clinical chemistry laboratory specialist with the Dutch Association of Clinical Chemistry and Laboratory Medicine (‘Nederlandse
Vereniging voor Klinische Chemie en Laboratoriumgeneeskunde', NVCK));
- we will only reimburse healthcare provided by other healthcare providers where such healthcare providers, under Article 34 of the Dutch Individual Healthcare Professions Act ('Wet op de beroepen in de individuele gezondheidszorg', Wet BIG), have gained a designated qualification and lawfully use the title and/or designation conferred upon them by that qualification; and
- the healthcare provider who provides the healthcare also has an AGB code (with the exception of obstetric nurses working independently); and
- a healthcare provider in a foreign country complies with the requirements, laws and regulations set out for their profession in the country concerned.

A.17.3. Principal contractor

A principal contractor (like a healthcare group, healthcare centre or a podiatrist, for example) is a healthcare provider as defined in clause A.17.1. A principal contractor also has the following characteristics:
- the principal contractor has legal personality and enters into contracts in partnership with several healthcare providers of different disciplines, for example a general practitioner and a dietician, who provide the actual healthcare.
- the principal contractor can provide various forms of healthcare (see clauses B.3.1., B.11. and B.23.).
- the principal contractor is responsible for monitoring compliance with the quality requirements for the affiliated healthcare providers and the provision of healthcare in accordance with healthcare standards. When written from the patient’s perspective, healthcare standards specify what constitutes good quality healthcare in terms of healthcare content, its organisation and the support of self-management. A healthcare standard therefore acts as an aid to the healthcare provider, insurer and patient alike.

A.17.4. Contract, payment agreement and recognition

a. Contracted healthcare providers

We have entered into contracts for the provision of healthcare and/or resources by healthcare providers. These contracts set out the agreements we have made in relation to the price, quality and effectiveness of the healthcare, and the terms and conditions under which healthcare providers provide healthcare and can claim costs from us. We have a list of all the contracted healthcare providers, which is available on our website.

If we have entered into a contract with a healthcare provider, the contract might not cover all of the provider’s services, healthcare-related or otherwise. We might only contract a healthcare provider for certain specific healthcare services, for example, or within a certain budget (revenue ceiling, volume agreements). This may result in the healthcare provider no longer accepting you for treatment due to these volume agreements or because of having reached, or nearly reached, the applicable revenue ceiling.

Our Healthcare Team (‘Zorgteam’) can contact the healthcare provider to ask that you be accepted for treatment all the same. Our Healthcare Team (‘Zorgteam’) can also help you find another healthcare provider if you prefer.

If you were already being treated by this healthcare provider, you are free to complete your course of treatment with him or her. If a budget (revenue ceiling) has been agreed with a healthcare provider or volume agreements have been made, we will state this under the information on the particular healthcare provider on our website.

The rates we agree with healthcare providers are nearly always lower than those invoiced by non-contracted healthcare providers. Even though you are insured for reimbursement in full, you still have a vested interest in a lower rate because of offsetting against your deductible. After all, you will have to pay the deductible yourself. You will also benefit from the lower rates for healthcare that we negotiate with healthcare providers. To find out more about the rates of reimbursement we apply, please see clause A.20.

b. Non-contracted healthcare providers

If you go to a non-contracted healthcare provider, we will reimburse all of the costs of healthcare, providing that the terms and conditions of clause A.17.2. and the terms and conditions of the applicable healthcare have been satisfied. To find out more about the rates of reimbursement we apply, please see clause A.20.2.2.

c. Healthcare provider with a payment agreement

If you use a healthcare provider with whom we have a payment agreement, the costs of healthcare provided will be claimed directly from us, not you. We will then pay the healthcare pro-
provider directly for the costs of insured healthcare. Please see clauses A.19.3. and A.19.4.

d. Recognition of healthcare providers
We have recognised groups of healthcare providers and/or professionals. Although we have not made agreements with them, we have imposed additional terms and conditions on healthcare providers within the groups of healthcare providers and/or professionals, as a means of assuring quality.
The additional terms and conditions for recognition can be found in:

- clause A.1. or C.1. in the definition of the healthcare provider concerned. For example, a podiatrist must be a member of the Dutch Association of Podiatrists ('Nederlandse Vereniging van Podotherapeuten', NVvP); or
- the applicable clause in section B or D, where the healthcare is defined. For example, a provider of alternative healthcare must be a registered member of one of the professional associations for alternative treatment methods. The list of professional associations is available on our website.

In conclusion
Healthcare providers may have entered into more than one of the specified agreements with us.

All contracted healthcare providers have a payment agreement with us. Recognised healthcare providers may have a payment agreement with us. The reverse does not apply. Healthcare providers who have a payment agreement with us do not necessarily have a contract with us for particular healthcare or resources.

A.17.5. Deleted

A.17.6. Location where the healthcare is provided
The healthcare is provided at a location that is reasonably fit to purpose and medically appropriate. This can be a location concerning which agreements have been made between us or between the healthcare provider and you, or which has been designated by law or by the Dutch Health and Youth Care Inspectorate ('Inspectie Gezondheidszorg en Jeugd') as a location where healthcare can be provided.
The healthcare can also be provided online where appropriate.
In special situations or for special healthcare the location where the healthcare is provided is specified in the relevant clauses.

Explanation:
The healthcare providers listed below provide the healthcare at:

- general practitioner: the practice of the general practitioner, a designated after-hours general practice ('huisartsenpost'), the general practitioner's laboratory, or your home or temporary place of residence (though not at a facility for specialist medical healthcare or a nursing home);
- pharmacy: the practice of a dispensing general practitioner or a government-recognised pharmacy (local or in a hospital) or your home or temporary place of residence;
- medical specialist: in a facility for specialist medical healthcare or the medical specialist's practice. The healthcare can also be provided at another facility that we have recognised as a location where the relevant healthcare can be provided, as specified in the conditions for the healthcare concerned;
- sonographer: an ultrasound centre or antenatal screening centre;
- obstetrician: a birth centre or birth clinic, your home or your temporary place of residence.

For other healthcare providers, the healthcare is provided at the practice of the healthcare provider or at your home or your temporary place of residence. If the provision of the healthcare at your home or temporary place of residence is subject to this being medically necessary, this will be stated in the clause for the relevant healthcare, in which case you will need a referral stating why this is medically necessary.

Healthcare that forms part of multidisciplinary care can, depending on the type of care, also be provided at the location where a healthcare provider (affiliated to a principal contractor or working in a regional partnership with several healthcare providers of different disciplines) works.

A.18. Approval

A.18.1.1. Approval
For all healthcare, we state whether our approval is required. If it is, you are obliged to get our approval before receiving the healthcare. Before we give our approval, we first check to ensure that the healthcare meets the requirements under the terms and conditions and that it will be effective and suited to your situation. We may need to re-
receive additional information before we can determine this. When we provide approval, you know to what extent the healthcare you need is insured, and you know from which healthcare provider(s) you can receive this healthcare.

A.18.1.2. Contracted healthcare provider and approval
When you go to a contracted healthcare provider, this healthcare provider can do the following on our behalf (assuming such is set out in the agreement):
- assess whether you meet the conditions for receiving the healthcare (or reimbursement of the costs);
- assess which healthcare is recommended in your situation;
- issue approval.
If the healthcare provider is unable to assess whether approval should be given, he/she will send us the request for approval.
It is therefore not necessary for you to inform us about any of this. Also see clause A.17.4.a.

A.18.1.3. Non-contracted healthcare provider and approval
If you go to a non-contracted healthcare provider, you must request approval from us (or the non-contracted healthcare provider must do so on your behalf). To this end, you must send the following to our ‘Medische Beoordelingen’ (Medical assessments) department:
- an application detailing your healthcare provider’s reasons for the treatment, as specified in the clause covering the healthcare concerned;
- if possible, a cost estimate and/or treatment plan for the healthcare requested;
- additional information we occasionally ask you to provide when we are determining whether we should give our approval for particular healthcare;
- requests and additional information must be provided in one of the commonly spoken languages (Dutch, English, German, French or Spanish). If the document is not in one of these languages, we will ask that you include a translation of the bill. Alternatively, you can have us arrange the translation and repay us for the costs charged by the translation agency.
Also see clause A.17.4.b.

A.18.2. Approvals, referrals and prescriptions when you change health insurer
If you switch to us from a different health insurer part-way through your treatment (see clause A.17.5., bullet point 2), any approvals, referrals and prescriptions under the health insurance will remain valid as if you were still insured by the other health insurer.

A.18.3. Statements and promises
Any statements and promises that we make to you will only be binding on us if we confirm them in writing. We assume that you receive any correspondence sent to the most recent postal or email address we have on record. We cannot accept liability for any losses incurred by you if you do not receive correspondence or do not receive it on time, where this results from your failure to notify us of your current postal or email address.

A.18.4. Period of validity
Approval is valid:
- for a maximum of 365 days, unless expressly stated otherwise; and
- based on the laws and regulations and the terms and conditions of insurance that apply at the time the approval is issued.

The approval is no longer valid if:
- the relevant laws and/or regulations change; or
- your insurance changes or is cancelled (unless the commencement date of the DBC healthcare product code falls within the term of your insurance).

A.19. Invoices

A.19.1. Invoices in general
- if you are entitled to reimbursement, we will pay the amount to you (the policyholder) through the bank account number (IBAN) known to us.
- healthcare providers who have an agreement with us can submit their invoices to us directly, and we will pay these healthcare providers directly (see clause A.19.3.).
- if you go to healthcare providers with whom we do not have an agreement, they will send you the invoice, which you can then submit to us.
- with regard to non-contracted healthcare providers or any other third party, you may not:
  - transfer your claim against us or another right to them;
  - provide them with a security interest, such as a pledge;
  - give them permission, an order, instruction or similar to submit a claim on your behalf, to receive a payment for you, or to accept a payment that fulfils an obligation of yours to
that third party.

**A.19.2. Submitting invoices**

You can submit invoices in a variety of ways:
- by smartphone, using our dedicated app to send us a digital photograph of the invoices;
- online through your personal page (in the ‘Mijn’ environment on our website), by sending us a scan or digital photograph of the invoices;
- by post, by sending us your original invoices. Copies can only be sent in exceptional cases, with our agreement.

Your healthcare provider can submit invoices to us through Vecozo or Cryptshare.

**Invoices from foreign countries**

If you have received healthcare while abroad, you may be entitled to reimbursement of some or all of the invoices you submitted earlier in your country of residence.

If that is the case, we will be able to process copies of the original, foreign invoices. You send us the copies, along with a statement from the implementing body of the social or statutory insurance in your country of residence, stating:
- that some or all of the costs did not qualify for reimbursement; and
- the amount outstanding that you have to pay.

**Criteria for invoices**

Invoices must:
- relate to treatment, healthcare, medicines and/or medical aids that were actually provided or supplied;
- be received by us within 36 months of the date on which the healthcare was provided. Invoices received later than this will no longer qualify for reimbursement;
- be provided in one of the commonly spoken languages (Dutch, English, German, French or Spanish). The same applies to your treatment reports. If the document is not in one of these languages, we will ask that you include a translation of the bill. Alternatively, you can have us arrange the translation and repay us for the costs charged by the translation agency;
- be sent by you, or by/on behalf of the healthcare provider or the healthcare facility;
- be written in such a way that we can process them in accordance with the terms and conditions of insurance, without further query or investigation. We use the same specification for invoices as that used by the Dutch tax authorities.

The healthcare provider must include at least the following on the invoice:
- the name of the healthcare provider;
- the address of the healthcare provider;
- your name;
- a breakdown of the treatment;
- the date on which, or the period over which, treatment took place;
- the amount claimed for the healthcare that was provided;
- the name, strength, quantity and method of administration of any medicines you received abroad.

The invoice must also include the following, if applicable:
- the number under which the healthcare provider is listed on a register under the Dutch Individual Healthcare Professions Act (‘Wet op de beroepen zorgverlening’, BIG);
- the AGB code (administrative code assigned to healthcare professionals in the Netherlands);
- meet the criteria specified by the ‘Nederlandse Zorgautoriteit’ (Netherlands Healthcare Authority, NZa). These criteria take precedence over those of the Dutch tax authorities;
- in the case of specialist medical healthcare, include costs along with the correct DBC healthcare product code.

For reimbursement purposes, we use the date of treatment or supply, not the order date or invoice date.

**Please note!**

- we will not reimburse costs on the basis of quotes, advance bills, reminders or demands.
- we will not return invoices, enclosures and documents that you send us, not even if you have only been partly reimbursed, an amount has been offset against your deductible or you have received no reimbursement at all. You can, however, request a certified copy from us.
- invoices for medicines obtained abroad must be legible (where handwritten) and complete. If the name, strength, quantity and method of administration of the medicine are not stated in full on the invoice, you must send us the patient information leaflet, box and/or labels.

**A.19.3. Direct payment to the healthcare provider**

When your insurance commenced, you gave us permission to enter into a contract with healthcare providers. We can agree, for example, for
healthcare providers to send some or all of their invoices directly to us, and for us to pay them directly to the healthcare providers. You must cooperate with us in this respect. If we receive an invoice from a healthcare provider with whom we have a payment agreement, and the invoice qualifies for reimbursement, you are deemed to have given us permission to pay this invoice directly to the healthcare provider. By paying the invoice to the healthcare provider, our obligation to reimburse you for the costs ceases to exist. Payment of the invoice to the healthcare provider, or healthcare facility can also be achieved by offsetting the amount against any advance payments we have already made to the healthcare provider/healthcare facility.

A.19.4. Healthcare provider reimbursed too much

If we pay the healthcare provider more than we have to under your insurance, we assume that you authorise us to collect the amount overpaid to the healthcare provider. If, in accordance with these terms and conditions of insurance, you are not entitled to the healthcare, or you are entitled to less healthcare, or to less reimbursement than the amount we paid to the healthcare provider, you will be required to repay us the difference. This can happen if, for example, you have a deductible or personal contribution (statutory or otherwise), or a maximum reimbursement (statutory or otherwise) applies.

A.19.5. Verification of original invoices

If you send us invoices over the internet, you must keep the original, paper invoices for at least 2 years, as we can request them for verification purposes.

A.19.6. Priority of reimbursement

We process invoices in the order in which we receive them. We apply a sequence of priority to determine whether an invoice may be reimbursed and, if so, how much will be reimbursed. This sequence is as follows:

- firstly, a current national insurance or social security scheme, such as the Dutch Long-Term Care Act (Wlz; formerly the AWBZ); the Dutch Youth Act ('Jeugdwet') or the Dutch Social Support Act (Wmo);
- secondly, the health insurance;
- thirdly, a group additional insurance package that can only be taken out by employees of a company or organisation that has entered into a group agreement with us;
- fourthly, an individual additional insurance package, i.e. an additional insurance package that provides reimbursement for various different types of healthcare; and
- finally, a specific additional insurance package, i.e. an additional insurance package that provides reimbursement for only one or a few different types of healthcare, such as for oral care, or for a luxury package in a hospital.

A.20. Rates

A.20.1. Specification of rates

Your Reimbursements Overview, in conjunction with the clauses in section B, specifies the type of healthcare and amount of reimbursement to which you are entitled. This will often be a percentage, such as 100%, but this does not mean we will always reimburse your invoice in full. We use various rates:

1. Agreed rate

This is the rate or average rate we have agreed for the healthcare/treatment concerned in the contracts we have made with contracted healthcare providers.

The rates for different types of healthcare are available on our website.

If you use a non-contracted healthcare provider, one of the following situations can apply:

a. We have agreed identical rates with other healthcare providers for the same healthcare/treatment (as you are receiving). In this case, this rate is the agreed rate.

b. We have agreed different rates with other healthcare providers for the same healthcare/treatment (as that you are receiving). In this case, the average of these rates is the agreed rate.

2. Fixed (set-point) rate set by law

This is the fixed rate set by the ‘Nederlandse Zorgautoriteit’ (Netherlands Healthcare Authority, NZa) for certain types of healthcare, in accordance with the Dutch Healthcare (Market Regulation) Act (‘Wet marktordening gezondheidszorg’, Wmg). The rate used by a healthcare provider must be exactly the same as this rate. These rates are also known as set-point rates.

3. Market rate applicable in the Netherlands

This is the market rate based on current market conditions in the Netherlands, as referred to in Article 2.2., clause 2, paragraph b, of the Dutch Health Insurance Decree (‘Besluit zorgverzekering’).
Explanation:
The costs of the healthcare claimed must be reasonable in comparison with the price of similar healthcare claimed by similar healthcare providers in the Netherlands. In principle, we will reimburse the invoice in full. However, in isolated cases where the invoice submitted is unreasonably high, and therefore differs excessively from invoices for similar healthcare from similar healthcare providers, we will pay up to the market rate applicable in the Netherlands, and refuse to pay extremely high costs to the extent that they exceed this market rate.

4. Claimed rate
The amount stated on the invoice. Reimbursement will never exceed the costs of healthcare actually incurred, and that you were invoiced for.

### A.20.2. Amount of the rates

`Restitutie` health insurance entitles you to reimbursement (i.e. a refund) of the costs of healthcare. See clause A.20.2.2.

#### A.20.2.1. Deleted

#### A.20.2.2. If you have a health insurance policy, additional insurance package or medical expenses insurance policy on a refund basis

This applies to `Restitutie` health insurance, medical expenses insurance, and/or reimbursement on a refund basis under your additional insurance package.

We will reimburse a maximum of:

- the fixed statutory rate; or
- if your Reimbursements Overview includes an amount, number, hours and/or periods, the maximum amount, number, hours and/or periods; or
- if we have not specified the above, the claimed rate up to a maximum of the market rate applicable in the Netherlands.

Tip:
If you go to a contracted healthcare provider to receive the healthcare, we will reimburse the agreed rate. The rates we agree with our contracted healthcare providers are nearly always lower than those invoiced by non-contracted healthcare providers. Since the amount offset against your deductible for this healthcare is also lower, you also benefit from the lower rates we have agreed with our contracted healthcare providers.

Examples for different types of insurance:

- when will you receive reimbursement at a lower rate than the fixed or agreed rate under the `Natura` health insurance policy?

Example 1
You visit a physiotherapist. You found the healthcare provider on our website and noticed that the physiotherapist you want to use is not contracted. Even though our website lists other physiotherapists who are contracted, you prefer to use the physiotherapist you have chosen. There is no fixed rate set by law for physiotherapy. However, there is an agreed rate, since we have agreed rates with other physiotherapists. We will reimburse 75% of the agreed rate.

Example 2
Your physiotherapist charges €28.50 for a session. We do not have a contract with this physiotherapist and, in accordance with your health insurance, we will reimburse 75% of the agreed rate. Our agreed rate with physiotherapists is €28.50. You will be reimbursed: 75% of €28.50, i.e. €21.38.

- when will you receive reimbursement of 100% of the agreed rate under the `Natura` health insurance policy?

Example 3
You need treatment for an inguinal hernia. In the Netherlands, you would be placed on an unacceptably long waiting list. The healthcare you require is not available locally within a reasonable timeframe. Consequently, you ask us for permission for treatment abroad. We assess your request and give our approval, but the healthcare provider who is treating you does not have a contract with us for this healthcare. There is no fixed rate set by law for this type of treatment. However, we do have agreements in place for this type of treatment with other healthcare providers in the Netherlands. Let us say the agreed rate is, for example, €100. The healthcare provider you use charges €150 for the treatment. We will reimburse 100% of the agreed rate. In other words, you will be reimbursed 100% of €100, i.e. €100.

- when will you receive reimbursement of the claimed rate, up to a maximum amount, under
an additional insurance package?

Example 4
You visit an acupuncturist. The treatment costs €60. The acupuncturist is recognised in accordance with the terms and conditions. We have not entered into any contracts with providers of alternative healthcare. Providers of alternative healthcare are free to set their own treatment costs. Consequently, there is no fixed rate set by law, nor can the market rates applicable in the Netherlands be ascertained (or they cannot be ascertained accurately). You will therefore be reimbursed up to the claimed rate. If you have an additional insurance package, which reimburses up to €40 per day of treatment, for example, you will be reimbursed €40 (providing you have not yet used your annual maximum reimbursement).

A.20.2.3. Deleted

A.20.3. Personal Care Budget (‘Persoonsgebonden Budget’, PGB)
The provisions of clause A.20.2., regarding rates, do not apply to district nursing (clause B.26.), if this healthcare is paid for by means of a Personal Care Budget (‘Persoonsgebonden Budget’, PGB) under the Dutch Regulations on PGBs for Nursing and Other Care (‘Reglement PGB Verpleging en Verzorging’).

A.20.4. VAT
If the law requires that a healthcare provider charges you VAT on the costs of the healthcare provided, the VAT charged will be included in the reimbursement.

A.21. General exclusions

A.21.1. General
You are not entitled to the following treatment (costs):
1. Costs of appointments with healthcare providers that you fail to attend.
2. Costs associated with obtaining copies of, or access to, medical details.
3. Treatments for medical pedagogical issues, dyslexia, language development disorders relating to dialect and/or being a non-native speaker, language testing, spelling testing, intelligence testing or treatments that have an educational aim.
4. Costs of foreign currency exchange and payments.
5. Charges (made by a bank or other organisation) for payments to or from a foreign country.
6. Costs associated with the late payment of invoices sent by the healthcare provider directly to you.
7. Costs charged by means of an advance payment invoice.
8. Costs that come under the claims, cover and/or funding provided under the Dutch Youth Act (‘Jeugdwet’), the Dutch Long-Term Care Act (‘Wet langdurige zorg’, Wlz) and/or the Dutch Social Support Act (‘Wet maatschappelijke ondersteuning’, Wmo). This includes any amounts that you have to pay yourself under the Dutch Long-Term Care Act (‘Wet langdurige zorg’, Wlz) and/or the Dutch Social Support Act (‘Wet maatschappelijke ondersteuning’, Wmo), unless these terms and conditions and reimbursements overviews state explicitly that these statutory personal contributions are reimbursed in part or in full.
9. Certificates, vaccinations and tests (e.g. pre-employment and occupational screening, or tests in relation to your study, driving licence or pilot’s licence). We will, however, pay these costs where this is provided for by or pursuant to the Dutch Health Insurance Act (‘Zorgverzekeringswet’).
10. Additional costs, e.g. administrative, invoicing and postage costs.
11. More than one treatment of the same type on the same day, except where this is expressly permitted in these terms and conditions of insurance or on your reimbursements overview. A ‘type of treatment’ refers to the healthcare described in a clause, i.e. one clause deals with one type of healthcare.
12. Treatment that is not generally recognised in accordance with prevailing medical standards in the Netherlands, or that is still at a scientific or experimental stage.
13. Treatment that, in our opinion, does not address the illness or its symptoms, or prevent the illness from worsening.
14. Treatment that cannot be considered to constitute responsible and suitable healthcare.
15. Treatment that is not substantiated on medical or dental grounds.
16. Healthcare given in any period during which your insurance does not provide cover, e.g. before the insurance commences or after it has ended. The determining factor here is the date of treatment, not the date of the invoice.
If the invoice relates to a DBC healthcare product code, and the commencement date for
the DBC healthcare product code is outside of the term of insurance, none of the costs associated with this entire DBC healthcare product code are covered.

17. Healthcare that is not listed or specified in your insurance.

18. Treatment that did not involve personal (physical) contact, but that was provided by telephone or by email and/or the internet. In such cases, non-physical treatment cannot reasonably be considered feasible, nor is it expected to yield the desired results.

For example, while manual therapy or performing a filling under oral care is impossible by telephone, mental healthcare is indeed feasible by electronic means of communication (e.g. over the internet). This will be indicated, where necessary, in the terms and conditions for the healthcare concerned.


20. Costs that are related to:
   a. sports massage;
   b. work-related and/or recreational therapy;
   c. company emergency responder courses.


22. Costs of healthcare that exceed the maximum insured amount of reimbursement or the maximum number of insured treatments. Consequently, in any year, we will not reimburse more than the maximum amount insured, even if you did not use any or all of the maximum amount in a previous year.

23. Healthcare you receive through, or medicine/products prescribed by, a healthcare provider who is your partner or a first or second-degree family member and/or relative, unless we give you prior permission.


You are not entitled to the following treatment (costs):

- damage or losses in connection with acts of war caused by, or resulting from, armed conflict, civil war, insurrection, domestic civil commotion, riots and mutiny taking place in the Netherlands, as specified in Article 3:38 of the Dutch Financial Supervision Act ('Wet op het financieel toezicht'). In this context, we use the definitions drawn up by the Dutch Association of Insurers ('Verbond van Verzekeraars'). Please also refer to clause C.10.4. for other types of insurance besides health insurance.
- terrorism risk: terrorism, malicious contamination, preventive measures or preparatory actions and behaviour (jointly referred to as 'terrorism risk'). In this context, we use the definitions drawn up by the Dutch Terrorism Risk Reinsurance Company ('Nederlandse Herverzekeringmaatschappij voor Terrorismeschaden', NHT) in the most recent terrorism cover clause sheet ('clausuleblad terrorismedekking').

Costs resulting from these events (both in the Netherlands and abroad) will, however, be reimbursed insofar as we are able to pay them from the amount we receive under reinsurance from the NHT in Amsterdam.

Insured persons who live outside of the Netherlands are not covered by this reinsurance, and are therefore not entitled to reimbursement.

If, following a terrorist attack, an additional contribution is made available under Article 33 of the Dutch Health Insurance Act ('Zorgverzekeringswet'), you will be insured for an additional reimbursement to the extent to be specified under that article.

Terrorism:
‘acts of violence or aggression – falling outside the scope of any of the six acts of war specified in Article 3:38 of the Dutch Financial Supervision Act ('Wet op het financieel toezicht') – in the form of an attack or series of attacks related in time and intention, that result in injury or ill health, whether or not this results in death, and/or damage to items or other harm to economic interests, whereby it can be reasonably assumed that the attack or series of attacks - whether or not there is an organisational connection - were planned and carried out with the intention of achieving certain political and/or religious and/or ideological goals.’

Malicious contamination:
‘falling outside the scope of any of the six acts of war specified in Article 3:38 of the Dutch Financial Supervision Act ('Wet op het financieel toezicht') – the distribution of pathogens and/or chemicals that, as a consequence of their direct or indirect physical, biological, radioactive or chemical effects, may cause injury and/or ill health, whether or not this results in death, to people or animals and/or damage to items or other harm to economic interests, whereby it can be reasonably assumed that the distribution – whether or not there is an organisational connection – was planned and carried out with the intention of achieving certain political and/or religious and/or ideological goals.’

Preventive measures:
‘measures taken by the government and/or in-
sured persons and/or third parties to avoid an imminent threat of terrorism and/or malicious contamination, or to mitigate the consequences thereof where such acts have manifested themselves.’

Reinsurance provided by the NHT
Reinsurance provided by the NHT covers the costs of terrorism risk up to a maximum of 1 billion euros per year. This amount may vary from year to year and applies jointly to all insurers affiliated with the NHT. In the event of any changes, the NHT will announce this in three national newspapers.

Terrorism clause sheet
Nearly all insurers use the reinsurance provided by the NHT. A national terrorism clause sheet (‘Clausuleblad Terrorisme’ published by the NHT) has also been published. You can find out more about this at www.terrorismeverzekerd.nl (in Dutch).

A.21.3. Nuclear reactions
You are not insured for treatment (costs) arising as a result of nuclear reactions.
You will be insured, however, if the costs arise as a result of radioactive material outside of a nuclear power plant, and the following terms and conditions are satisfied:
- the Dutch government has granted a permit for the installation of the nuclides;
- the location of this material does not contravene the Dutch Nuclear Incidents (Third Party Liability) Act (‘Wet aansprakelijkheid kernongevallen’);
- a third party is not liable for the losses incurred, under Dutch law or that of a foreign country.

A.21.4. Custody or imprisonment
You are not entitled to healthcare or reimbursement of the costs of such at any time when you are held in custody or in prison, even if the healthcare you receive is covered by the insurance. This applies to custody/imprisonment both in the Netherlands and abroad. In this case, you will have to rely on the medical healthcare provided by, or on behalf of, the institution where you are being detained. In the Netherlands, this is the responsibility of the Dutch Ministry of Justice (‘Ministerie van Justitie’).

A.22. Disputes
A.22.1. Requests for reconsideration
If you do not agree with a decision we have made in relation to the insurance, you can submit a written request for the decision to be reconsidered.

A.22.2. Court or disputes committee
If you do not agree with the outcome of the reconsideration, you will have the option of:
- referring the matter to the competent court if we fail to respond to your request for reconsideration within four weeks. You can also do this if we state that we stand by our original decision (and state the reasons why);
- referring the dispute to the ‘Geschillencommissie Zorgverzekeringen’ (Health Insurance Disputes Committee) of the ‘Stichting Klachten en Geschillen Zorgverzekeringen’ (SKGZ, the Health insurance Complaints and Disputes Committee), Postbus 291, 3700 AG Zeist, Netherlands (www.skgz.nl (in Dutch)). The Dutch Health Insurance Ombudsman (‘Ombudsman Zorgverzekeringen’) works for this organisation. The ombudsman will try to resolve the complaint through a process of mediation. If this proves unsuccessful, the SKGZ can issue a final and binding recommendation.

Once you have chosen one of the options above, you cannot, in principle, resort to the other.

A.22.3. E-Court
If you fail to pay us your costs (including the premium) on time, we may instigate arbitration proceedings with ‘Stichting e-Court’ to collect the debt. You will have the option of having the matter dealt with by the sub-district court, and you can exercise this right within one month of receiving the appearance notice. The statutory requirements and Arbitration Regulations (‘Arbitrage Reglement’) on the www.e-court.nl website (in Dutch) will apply.

A.23. Complaints
A.23.1. Complaint
You can also complain to us about issues that are not directly related to the implementation of your health insurance. You can do so in writing or by telephone. We will come to a decision about your complaint and inform you of the outcome.

A.23.2. If you do not agree with the decision
If you do not agree with our decision and/or your complaint has not been resolved satisfactorily, you will have the option of:
• referring your complaint to the competent court;
• referring your complaint to the ‘Stichting Klachten en Geschillen Zorgverzekeringen’ (SKGZ, the Health insurance Complaints and Disputes Committee). The Dutch Health Insurance Ombudsman (‘Ombudsman Zorgverzekeringen’) works for this organisation. The ombudsman will try to resolve the complaint through a process of mediation. If this proves unsuccessful, the SKGZ can issue a final and binding recommendation.

Once you have chosen one of the options above, you cannot, in principle, resort to the other.

**A.23.3. Complaints about standard forms**

In the event that you, healthcare providers or other health insurers find our forms unnecessarily complex or superfluous, you can complain about this to the ‘Nederlandse Zorgautoriteit’ (Netherlands Healthcare Authority, NZa). The NZa will make a ruling in this respect, and the ruling will be binding.

**A.24. Dutch law**

Your insurance is subject to Dutch law.

**A.25. Situations not covered**

The Executive Board and/or management will decide how to proceed in situations that are not covered in these terms and conditions of insurance.
B.1. Deleted

B.2. Foreign healthcare

B.2.1. Living or staying in a treaty country, and healthcare in a (different) treaty country

Healthcare: what you are insured for

If you live or stay in a treaty country and receive healthcare there, or you stay temporarily in a different treaty country (which can also be the Netherlands!) and receive healthcare there, you can choose between:

- healthcare in accordance with the statutory arrangements that apply in that treaty country, under the provisions of the EU social security regulations or the applicable treaty; or
- insured healthcare (or reimbursement thereof) in accordance with the health insurance you have taken out, as described in clause B.2.2.

B.2.2. Healthcare outside of your country of residence

Healthcare: what you are insured for

If you use a healthcare provider outside of your country of residence with whom we do not have an agreement, we will provide the same reimbursement as we would have done if you had used a healthcare provider in the Netherlands with whom we do not have an agreement. Please refer to clause A.20. for more details.

The healthcare in question will be subject to the same terms and conditions as in the Netherlands. We advise you to first request a healthcare recommendation through our customer services team so that you know the financial implications of using the foreign healthcare provider. In order to be able to assess your request properly, we will need more information than is normally provided on a referral or treatment proposal. This can vary, depending on the condition and treatment.

Example:
You wish to consult a medical specialist in a foreign country. If you request a healthcare recommendation from us beforehand, we will be able to tell you:
- whether the healthcare involved is covered by your insurance;
- whether your situation gives reasonable medical grounds for this healthcare;
- whether there are healthcare providers in the
Netherlands or abroad with whom we do have an agreement for this healthcare;

- whether you will need to pay extra for the healthcare. You may have to pay a higher rate for the treatment abroad than you would for comparable treatment in the Netherlands, or you may have to pay an amount yourself under the social security system in the country concerned.

Tip:
If you are temporarily abroad, but still in Europe or in Australia, you can request the European Health Insurance Card (EHIC). On presentation of this card, you will be able to receive healthcare in countries in the EU, Macedonia, Norway, Iceland, Liechtenstein, Switzerland and Australia. In most cases, you will not need to pay anything in advance. Healthcare providers in foreign countries know that we will pay their invoice. However, you may still have to pay a certain amount yourself under the social security system in the country concerned. You may be able to claim reimbursement of this under your additional insurance package.

Please note!
- refer to clause A.21. for the general exclusions.
- the healthcare is subject to the deductible.
- this healthcare may be covered to a greater extent under an additional insurance package. Your Reimbursements Overview will show whether this is the case.
- hospitals in foreign countries are familiar with the EHIC, but the same cannot be said of all general practitioners, pharmacists and other healthcare providers. The card is intended for healthcare that is a medical necessity and that cannot reasonably be postponed until you return to your country of residence, for insured persons who are on holiday or temporarily abroad (e.g. in connection with work or study). You can request the card, free of charge, online at www.ehic.nl (in Dutch), even if you live abroad. If you live abroad with co-insured family members, you can request cards for them on the ‘Zorginstituut Nederland’ website at www.zorginstituutnederland.nl.

Approval
Approval is not required.

B.3. General practitioner

B.3.1. Advice, examination and supervision

Healthcare: what you are insured for
General practitioner care includes, among other things:
- health advice and preventive healthcare in areas such as quitting smoking (see clause B.21.2.), problematic alcohol consumption, depression, and being overweight;
- treatment;
- diagnostic tests carried out by and at the general practice;
- request for an MRI scan for indications specified in NHG (‘Nederlands Huisartsen Genootschap’, Dutch College of General Practitioners) guidelines and standards;
- pre-conception healthcare. This includes advice on, for example, a healthy diet, taking vitamin supplements, use of medicine, infectious diseases and vaccinations, and illnesses and pregnancy complications;
- multidisciplinary care, for the following conditions:
  o diabetes mellitus type II (DM Type II) in insured persons who are aged 18 or above;
  o cardiovascular/vascular risk management to manage cardiovascular disease for insured persons aged 18 and above;
  o chronic obstructive pulmonary disease (COPD);
  o asthma suffered by insured persons from the age of 16;

The healthcare is provided in accordance with the healthcare standards that apply for these conditions. For more information, please refer to clause A.17.3.

Multidisciplinary care comprises multidisciplinary, regional healthcare offered by several healthcare providers affiliated to a principal contractor (like a healthcare group or a healthcare centre), all working together to provide the required care. The multidisciplinary care takes the form of a total healthcare programme tailored to your personal situation and circumstances. Consultations may also be provided online if the healthcare programme has made arrangements for such.

Please note!
- the healthcare does not include:
  o medical screening or check-ups, solely at the request of the insured person, and where they are not a medical necessity;
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- advice on and vaccinations and tablets for travel abroad. The provisions of clause D.2.3. apply to this healthcare.
- the costs of an MRI or lab tests performed by a facility for specialist medical healthcare or an independent laboratory are subject to the deductible, even if the MRI or lab tests are performed at the request of the general practitioner.
- consultations and treatments performed by or under the responsibility of the general practitioner are not subject to the deductible. However, other costs (like vaccinations and vaccines, for example) are set off against your deductible.
- refer to clause A.21. for the general exclusions.

Terms and conditions

General
In the case of multidisciplinary care, the healthcare is claimed through the principal contractor in accordance with the policy rule of the ‘Nederlandse Zorgautoriteit’ (Dutch Healthcare Authority, NZa) on general practitioner care and multidisciplinary care (‘Huisartsenzorg en multidisciplinaire zorg’) defined on the basis of the Dutch Healthcare (Market Regulation) Act (‘Wet marktordening gezondheidszorg’, Wmg).

Healthcare provider
Healthcare is provided by a general practitioner or a healthcare provider within the general practice, out-of-hours general practitioner surgery or healthcare group (e.g. a practice assistant, nurse or physician assistant).

The general practitioner has ultimate responsibility for the work of the healthcare provider within the general practice, out-of-hours general practitioner surgery or healthcare group.

In the case of multidisciplinary care, the healthcare is provided by:
- a general practitioner or other healthcare provider affiliated with a contracted principal contractor in the case of asthma or increased vascular risk.
- a general practitioner or other healthcare provider specified in the policy rule stated above in the case of COPD, DM type II or cardiovascular risk management for cardiovascular disease.

Approval
Approval is not required.

Rates
We use a variety of rates. For more information, please refer to clause A.20.

B.3.2. Other general practitioner care

Healthcare: what you are insured for

This involves medical healthcare that borders on general practitioner medicine, for which we have a contract with your general practitioner, or for which the ‘Nederlandse Zorgautoriteit’ (Dutch Healthcare Authority, NZa) has given performance descriptions in its Policy Rule on Other Medical Care (‘Beleidsregel Overige Geneeskundige Zorg’).

This type of healthcare includes:
- (minor) surgical procedures;
- injection therapy (Cryiax);
- insertion of IUD/implants and/or removal of Implanon rod;
- compression therapy for open wounds;
- removal of a foreign object from the eye;
- audiometry (hearing tests);
- ECG tests (electrocardiograph);
- Doppler tests (for blood vessels);
- spirometry (pulmonary function test);
- cow’s milk allergy test;
- provision of individual healthcare for tuberculosis and infectious diseases.

Please note!
- refer to clause A.21. for the general exclusions.
- consultations and treatments performed by or under the responsibility of the general practitioner are not subject to the deductible; other costs (e.g. vaccinations, vaccines, laboratory costs and diagnostic tests) are subject to the deductible.
- a Mantoux test, within the scope of prevention before a trip abroad, comes under clause D.2.3., not under the present clause.

Terms and conditions

General
- see clause B.3.1.
- the cow’s milk allergy test is a double-blind food challenge test, in accordance with the applicable youth healthcare guidelines on food allergies. Under medical supervision, test food containing cow’s milk and not containing cow’s milk is administered during 2 sessions. Neither the healthcare providers, nor you, nor your child knows which sample contains cow’s milk.
- a Mantoux test can be performed within the scope of providing individual healthcare for tuberculosis and infectious diseases. This may require referral, diagnosis, treatment and supervision. The Mantoux test can only be claimed on a consultation basis by a contract-
ed ‘GGD’ (regional health authority).

Healthcare provider
- Cow’s milk allergy testing is performed by a healthcare provider working under the responsibility of a youth healthcare doctor, and with whom we have written agreements on how the test is to be performed.
- Individual healthcare for tuberculosis and infectious diseases is provided by qualified doctors, who are registered in the Netherlands with the Royal Dutch Medical Association’s Medical Specialists Registration Committee (‘Registratiecommissie Geneeskundig Specialisten’, RGS). This might be, for example, a doctor for the control of infectious diseases, employed by a ‘GGD’ (regional health authority).
- Insertion of IUD/implants and/or removal of an Implanon rod can be done by the general practitioner or, alternatively, by an obstetrician who is registered on the proficiency register of the Royal Dutch Organisation of Obstetricians (KNOV) kept for this purpose. If this is done by an obstetrician, the costs of the healthcare are subject to the deductible.
- Other general practitioner care is provided by or under the responsibility of a general practitioner.

Referral
A general practitioner or medical specialist needs to provide a referral before healthcare commences.

Approval
Approval is not required.

Please note!
- Healthcare does not cover a psychological or psychiatric disorder that requires treatment under basic mental healthcare (see clause B.19.1.) or general specialist mental healthcare (see clause B.19.2.). The general practitioner can issue a referral in these cases.
- The healthcare is not subject to a deductible.

Terms and conditions

General
See clause B.3.1. The following additional terms and conditions apply:
- The healthcare can also be provided online through a programme recognised by us.
- The results of a targeted questionnaire and diagnostic consultation are required in order to be able to determine whether you can be treated by a general practitioner.

Healthcare provider
Preferably, a general practitioner is supported by a primary care practice assistant specifically trained for mental healthcare (‘POH GGZ’) when providing healthcare for minor psychological complaints.

Approval
Approval is not required.

B.3.3. General practitioner for mental healthcare

Healthcare: what you are insured for
General practitioner care also includes healthcare in the field of mental healthcare, and covers:
- Healthcare for minor psychological complaints (such as depression), whereby you do not (yet) have a psychological disorder that requires treatment under basic mental healthcare (see clause B.19.1.) or general specialist mental healthcare (see clause B.19.2.);
- Preventive healthcare for complaints in the field of depressive disorders, panic disorders or problematic alcohol consumption;
- Healthcare for a suspected minor psychiatric disorder. The disorder is non-complex, has a low risk and shows short-term symptoms;
- Healthcare and supervision in a stable, chronic situation for a mental health issue that has a low risk and is not crisis-sensitive.

Please note!
- Healthcare does not cover a psychological or psychiatric disorder that requires treatment under basic mental healthcare (see clause B.19.1.) or general specialist mental healthcare (see clause B.19.2.). The general practitioner can issue a referral in these cases.
- The healthcare is not subject to a deductible.

Terms and conditions

General
See clause B.3.1. The following additional terms and conditions apply:
- The healthcare can also be provided online through a programme recognised by us.
- The results of a targeted questionnaire and diagnostic consultation are required in order to be able to determine whether you can be treated by a general practitioner.

Healthcare provider
Preferably, a general practitioner is supported by a primary care practice assistant specifically trained for mental healthcare (‘POH GGZ’) when providing healthcare for minor psychological complaints.

Approval
Approval is not required.

B.3.4. General practitioner and combined lifestyle intervention from the age of 18

Healthcare: what you are insured for
If you are 18 or older, you are insured for general practitioner care in the form of a combined lifestyle intervention if you have a moderately elevated weight-related health risk. This care is aimed at bringing about a change in behaviour in order to achieve and maintain a healthy lifestyle.

The healthcare provided is a combination of:
- Advice and guidance on nutrition and eating habits;
- Advice and guidance on healthy exercise (encouraging exercise and keeping you motivated, monitoring progress and directing you to exercise opportunities in the social sphere);
- Advice on and guidance towards establishing permanent behavioural change to create and maintain a healthy lifestyle;
- Healthcare-related feedback to the referring healthcare provider about the progress;
- An evaluation, with a review of your wishes for a possible maintenance phase.
Please note!
- refer to clause A.21. for the general exclusions.
- the healthcare referred to in this clause does not include:
  - the actual exercise programme or sport (or guidance during this);
  - day treatment and/or admission;
  - a healthcare programme for children.
- the healthcare is not subject to a deductible.
- you are not entitled to dietetics (see clause B.11.) or dietary advice (see clause D.2.7.) in combination with the combined lifestyle intervention healthcare programme (or reimbursement of the costs of dietetics or dietary advice) for the same indication without an additional healthcare need based on a separate, specific indication.
- if the healthcare programme starts while you are insured with us, you will be entitled to the healthcare or reimbursement of the costs of the healthcare for the duration of the programme, even if you switch to another health insurer before the programme is complete. If you switch, you can continue the healthcare programme that you started at our expense at the expense of your new health insurer.

Terms and conditions

General
- an insured person aged 16 or 17 is entitled to this healthcare if the general practitioner considers the healthcare also appropriate for this insured person.
- you may only take part in the maintenance phase of the programme after completing the treatment phase.
- you have at least a moderately elevated weight-related health risk as expressed by your Body Mass Index (BMI). You have an indication for this healthcare if you have:
  - a BMI of 30 (i.e. 30kg/m²); or
  - a BMI of 25 (i.e. 25kg/m²) with an increased risk of cardiovascular disorders and DM type II based on the cardiovascular risk, obesity and diabetes healthcare standards; or
  - a BMI of 25 and you have been diagnosed with osteoarthritis or sleep apnea.
- the healthcare is provided in the form of a healthcare programme recognised by us; you can find a list of these programmes on our website.

Healthcare provider
The healthcare is provided by a healthcare provider registered as a lifestyle coach with the professional association of lifestyle coaches in the Netherlands (‘Beroepsvereniging Leefstijl Coaches Nederland’, BLCN). This lifestyle coach works in consultation with and provides feedback to the referring healthcare provider.

Referral
A general practitioner, possibly in consultation with a geriatric specialist, doctor for the mentally disabled and/or medical specialist, needs to provide a referral before the combined lifestyle intervention programme commences.

Approval
Approval is only required if you have already made use of this healthcare and you again wish to take part in such a healthcare programme.

Rates
We use a variety of rates. The rate will depend on which healthcare provider you use. For more information, please refer to clause A.20.

B.4. Specialist medical healthcare

B.4.1. General specialist medical healthcare
Clause B.4. covers specialist medical healthcare. You are insured for:
- medical care;
- preventive healthcare;
- specialist mental healthcare (see clauses B.19.2. and B.19.3.);
- oral care by a dental surgeon. The other terms and conditions that apply to this healthcare are specified in clauses B.12., B.13. and B.14.

Within specialist medical healthcare, we distinguish between the following in this clause:
- specialist medical healthcare with admission (see clause B.4.2.);
- specialist medical healthcare without admission (non-clinical) (see clause B.4.3.);
- plastic surgery (see clause B.4.5.);
- medical rehabilitation and geriatric rehabilitation (see clause B.4.6.);
- organ transplants (see clause B.4.7.);
- dialysis without admission (see clause B.4.8.);
- mechanical ventilation (see clause B.4.9.);
- tests for cancer in children (see clause B.4.10.);
- thrombosis service (see clause B.4.11.);
- genetic testing and advice (see clause B.4.12.);
- audiology care (see clause B.4.13.);
- fertility treatment (see clause B.4.14.);
- second opinion (see clause B.4.15.);
- sonography (see clause B.5.2.);
- antenatal screening (see clause B.5.3.);
• conditional healthcare (see clause B.22).

Please note!
• refer to clause A.21. for the general exclusions.
• this reimbursement is subject to the deductible.
• the following healthcare is not classified as specialist medical healthcare under clause B.4.:
  o abdominal liposuction;
  o the insertion or replacement of a breast prosthesis by way of an operation, where you have not had a partial or total mastectomy, and it does not involve agenesis/aplasia of the breast in women, nor a comparable situation in transgender women in whom transsexuality has been established (also known as man-to-woman transgender people);
  o removal of a breast prosthesis by way of an operation, without this being medically necessary;
  o treatments for snoring by way of uvulopalatoplasty;
  o sterilisation treatments;
  o treatments to reverse sterilisation;
  o circumcision that is not medically necessary;
  o correction of the position of the ears (protruding ears);
  o periodontal surgical healthcare as part of dental surgery that is carried out outside of a hospital (facility for specialist medical healthcare);
  o treatment using a cranial orthosis in case of plagiocephaly and brachycephaly without craniosynostosis.

Please note!
The following excluded healthcare may be insured under an additional insurance package. Your Reimbursements Overview will show whether or not this is the case. This applies to:
• sterilisation;
• sterilisation reversal;
• correction of the position of the ears;
• eyesight correction (laser eye treatment);
• cosmetic treatments;
• treatment for snoring;
• replacement of breast prostheses;
• treatment using a cranial orthosis.

B.4.2. Specialist medical healthcare with admission

Healthcare: what you are insured for

The healthcare includes:

• specialist medical treatment;
• admission in the lowest nursing care category of a facility for specialist medical healthcare for up to 1095 (3 x 365) days;
• admission, nursing and other care;
• allied healthcare (e.g. physiotherapy, exercise therapy, occupational therapy, and speech and language therapy), including medicines, medical aids and dressings associated with the treatment;
• laboratory tests.

Please note!
• refer to clause A.21. for the general exclusions.
• this reimbursement is subject to the deductible.
• clause B.4.1. also applies here.
• treatments that involve plastic surgery are not covered under this clause, but under clause B.4.5.
• laboratory tests requested by a provider of alternative healthcare are not covered by your health insurance.
• in the event that you are admitted to a hospital (facility for specialist medical healthcare) abroad that has two or more categories of nursing care the rate for nursing care that applies to patients admitted to Dutch hospitals will serve as a basis for determining the amount of cover.

Terms and conditions

General
• admission to the facility is medically necessary in connection with medical care (including specialist medical healthcare).
• your health insurance covers admissions of up to 1095 (3 x 365 consecutive days. Days are counted using the following rules:
  o if your admission is interrupted for a period of fewer than 31 days, the number of days of interruption do not count towards the total number of days. We continue counting after the interruption;
  o if your admission is interrupted for a period of more than 30 days, we start counting again from the beginning and you are again entitled to healthcare and reimbursement of such for the total number of days;
  o if your admission is interrupted for weekend/holiday leave, the number of days of interruption count towards the total number of days.

Healthcare provider
The healthcare is provided by a facility for specialist medical healthcare, a medical specialist or a dental surgeon.
Referral
- a general practitioner, doctor for the mentally disabled, geriatric specialist, medical specialist, nursing specialist, physician assistant, sports doctor, youth healthcare doctor or company doctor needs to provide a referral before treatment commences.
- in the case of fitting dental implants, a dentist needs to provide a referral before treatment commences.
- in the case of healthcare related to pregnancy and/or childbirth, an obstetrician may also provide a referral before treatment commences.
- in the case of eye conditions, an optometrist may also provide a referral.
- for healthcare relating to a cleft (cleft lip and/or jaw and/or palate) a referral may also be made by a cleft team.

Approval
Approval (see clause A.18.) is required for specialist medical healthcare involving dental surgery, comprising the fitting of dental implants, osteotomy, and the removal of teeth under anaesthetic.

Rates
We use a variety of rates. For more information, please refer to clause A.20.

B.4.3. Specialist medical healthcare without admission

Healthcare: what you are insured for
The healthcare comprises specialist medical healthcare, without admission. Examples of this type of healthcare include:
- treatment that is carried out without admission, such as ophthalmology healthcare;
- application of a plaster cast;
- ECG tests.

Healthcare and aids that may constitute part of the treatment include:
- nursing;
- medicines;
- medical aids;
- dressings;
- laboratory tests.
- Healthcare and/or aids required after the treatment, or associated with continued treatment, are not covered here.

Insured persons can also access this healthcare using digital applications that we have designated. One of these is the SkinVision app, which you can use to take a photo of a spot on your skin and have this assessed to see whether it presents a risk of skin cancer. If a high risk is detected, you will receive medical advice.

Please note!
- refer to clause A.21. for the general exclusions.
- reimbursement of the healthcare you receive through the SkinVision app is not subject to the compulsory deductible.
- reimbursement of other healthcare is subject to the deductible.
- clause B.4.1. also applies here.
- treatments that involve plastic surgery are not covered under this clause, but under clause B.4.5.
- laboratory tests requested by a provider of alternative healthcare are not covered by your health insurance.

Terms and conditions

General
Conditions for healthcare through the SkinVision app:
- the app account must be linked to your customer number.
- you must be 18 years or older.

Healthcare provider
The healthcare is provided by a medical specialist.

Referral
- a general practitioner, obstetrician, medical specialist, doctor for the mentally disabled, geriatric specialist, nursing specialist, physician assistant, sports doctor, youth healthcare doctor, company doctor or, in the case of general infectious disease control or an STD, a doctor from a ‘GGD’ (regional health authority) needs to provide a referral before treatment commences.
- in the case of a hearing disorder, you may also be referred to an ENT doctor by a triage hearing care professional before treatment commences.
- in the case of an eye condition, you may also be referred to an ophthalmologist by an optometrist or orthoptist before treatment commences.
- for healthcare relating to a cleft (cleft lip and/or jaw and/or palate) a referral may also be made by a cleft team.
- no referral is required for healthcare provided through the SkinVision app.

Approval
Approval is not required.

Rates
We use a variety of rates. The rate will depend on which healthcare provider you use. For more in-
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B.4.4. Deleted

B.4.5. Plastic surgery

Healthcare: what you are insured for

The healthcare includes treatment of a cosmetic surgery nature. The healthcare may or may not involve admission. It involves correction of:

- abnormalities in your appearance that result in demonstrable disorders of physical function. This relates to physical complaints, which objective tests have shown to be caused by the physical abnormality to be corrected. An example of this is the untreated, constantly-present blemishes in the folds of skin associated with a severely overhanging abdomen;
- disfigurements that have arisen as the result of illness, an accident or a medical procedure (such as an operation). This is the case where a severe disfigurement is immediately obvious in daily life, for example disfigurement resulting from burns, or amputated legs, arms or breasts;
- paralysed or drooping upper eyelids, where the paralysis or drooping has led to severe limitations to the field of vision, or is the result of a congenital defect or the existence of a chronic condition at birth;
- agenesis/aplasia of the breasts (failure of the breasts to develop) in women and man-to-woman transgender people, by way of a surgical procedure for the insertion or replacement of breast prostheses in women in whom transsexuality has been established (also known as man-to-woman transgender people);
- primary sexual characteristics in the event of transsexuality being established;
- the following congenital disfigurements:
  - o cleft lip, jaw or palate;
  - o disfigurement of the facial bones;
  - o benign, uncontrolled growth of blood vessels, lymphatic vessels or connective tissue;
  - o birthmarks;
  - o disfigurement of the urinary tract and genitalia.

Examples of instances when plastic surgery comes under insured healthcare:

- breast reduction:
  - you are insured for a breast reduction if your cup size is DD/E or greater (or cup size D if you are less than 1.60m in height), and you suffer from a demonstrable physical complaint. The complaint must be the direct consequence of the weight of your breasts and must cause severe restriction. Other treatments and therapies must have been unsuccessful in relieving your complaint. Additionally, your weight must be stable and not excessive. The reason for this is that the risk of complications arising during operations increases significantly in people who are overweight, with the likelihood of success decreasing accordingly.
- laser treatment:
  - your health insurance may cover laser treatment of blood vessels, skin pigment discoloration and other abnormalities and skin conditions. Your condition must involve (immediately noticeable) disfigurement or demonstrable disorders of physical function. Most disfigurements do not meet these criteria.
- nose correction:
  - you are only insured for a nose correction where this involves a severe restrictive obstruction that cannot be treated in any other way. Entitlement to correction in connection with deformity or congenital disfigurement is rare.

Please note!

- refer to clause A.21. for the general exclusions.
- this reimbursement is subject to the deductible.
- clause B.4.1. also applies here.
- an additional insurance package may cover a similar type of healthcare. Your Reimbursements Overview will show whether this is the case.
- we will not reimburse the costs of any photos we may require as a result of a request for approval.

Terms and conditions

General

- the ‘VAGZ Werkwijzer’ (Manual published by the Dutch Association of Medical Consultants Employed by Health Insurance Funds [Vereniging van Adviserend Geneeskundigen bij Ziekenfondsen]) will be used for all plastic surgery procedures.
- when admission is medically necessary, the conditions for admission (see clause B.4.2.) apply.

Healthcare provider

The healthcare is provided by a medical specialist, who is also responsible for any healthcare
provided by other, authorised healthcare providers.

**Referral**

A general practitioner, doctor for the mentally disabled, geriatric specialist, medical specialist, nursing specialist, physician assistant, youth healthcare doctor or company doctor needs to provide a referral before treatment commences.

**Approval**

- approval (see clause A.18.) is required in cases of treatment that appears on the latest national list of surgical procedures. You can request a copy of the 'Limitatieve lijst machtingen medisch specialistische zorg ZN' ('Zorgautoriteit Nederland' restrictive list of authorisations for specialist medical healthcare) or download a copy from our website.
- in the case of correction of the upper eyelids, a healthcare provider who has a contract with us for this care will assess, on our behalf, whether your indication meets the requirements of the Dutch Health Insurance Act ('Zorgverzekeringswet'). Our prior approval is not required in this case. A list of these healthcare providers is available on our website. Our approval is required, however, if the treatment is provided by a non-contracted healthcare provider.

**Rates**

We use a variety of rates. For more information, please refer to clause A.20.

### B.4.6. Rehabilitation healthcare

#### B.4.6.1. Rehabilitation

**Healthcare: what you are insured for**

Specialist medical rehabilitation involves the most suitable healthcare for preventing, mitigating and/or overcoming your handicap. This type of healthcare includes:

- admission: in cases of rehabilitation where you are admitted for several days. Such admission happens when it is expected that this will achieve better results than rehabilitation without admission;
- part-time or day treatment: this is rehabilitation without admission.

**Please note!**

- refer to clause A.21. for the general exclusions.
- this reimbursement is subject to the deductible.
- clause B.4.1. also applies here.

#### B.4.6.2. Geriatric rehabilitation

**Healthcare: what you are insured for**

Geriatric rehabilitation comprises integrated, multidisciplinary rehabilitation healthcare relating to:

- vulnerability;
- complex multimorbidity; and
- reduced learning and training capacity.

The healthcare is intended to reduce your functional limitations, so you can return home. The duration of the healthcare may not be more than 6 months.

**Please note!**

- refer to clause A.21. for the general exclusions.
- this reimbursement is subject to the deductible.
- clause B.4.1. also applies here.
Terms and conditions

- General
- the geriatric rehabilitation takes place within one week of admission to, and treatment in, a facility for specialist medical healthcare, as referred to in clause B.4.2 and, upon commencement, involves admission, as referred to in clause B.4.2; it does not involve a prior stay, as referred to in Article 3.1.1 of the Dutch Long-Term Care Act (‘Wet langdurige zorg’, Wlz).
- entitlement to geriatric rehabilitation also applies in the event of sudden mobility disorders or a decrease in independence due to a condition for which you have already received specialist medical care. In this case, it must have been established that you are part of the target group for geriatric rehabilitation. The required assessment can be made by a geriatrician in the accident and emergencies department, or by means of an emergency consultation at the geriatric outpatient clinic.

Healthcare provider
A coherent, interdisciplinary team in a rehabilitation centre that works together closely in order to achieve the common goal of the patient's treatment, under the ultimate responsibility of the geriatric specialist.

Referral
- a doctor for the mentally disabled, geriatrician, medical specialist, physician assistant, or nursing specialist needs to provide a referral before treatment commences.
- if you receive treatment as a result of a condition with sudden onset or a trauma, the geriatric assessment must have been conducted by a multidisciplinary team, under the ultimate responsibility of a geriatric internist and/or clinical geriatrician.

Approval
Approval (see clause A.18.) is required if (in special cases) the geriatric rehabilitation will last longer than six months.

Rates
We use a variety of rates. For more information, please refer to clause A.20.

B.4.7. Organ transplants

B.4.7.1. Healthcare for you as the recipient

Healthcare: what you are insured for
As the insured person and recipient of an organ,
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weeks from the end of such admission. In the case of liver donors, the maximum period increases to six months.

- transport within the Netherlands, on the basis of the lowest class of public transport. The donor must need this in relation to the selection process and subsequent admission and discharge from a hospital (facility for specialist medical healthcare). The entitlement to transport will last for up to 13 weeks from the end of the admission. In the case of liver donors, the maximum period increases to six months.
- if transport is a medical necessity, a private car or taxi may be used instead of public transport.
- transport to and from the Netherlands, if the donor lives in a foreign country, in cases of a kidney, liver or bone marrow transplant for an insured person in the Netherlands.
- costs incurred by the donor in connection with the transplant, where the costs relate to the fact that the donor lives abroad. This refers to costs that are incurred in relation to the fact that the screening and selection of donors takes place abroad. This includes, for example, travel costs to and from a facility in the foreign country where the screening takes place, and the costs associated with the selection and transport of blood samples. The accommodation costs and any loss of income incurred by a donor who lives in a foreign country are not covered.

The healthcare available to the donor under this clause, is covered by the insurance taken out by you, as the recipient of the organs transplanted or to be transplanted, for up to 13 weeks (or six months in the case of a liver transplant) from the end of the admission. The donor is also regarded as an insured person under your insurance, solely in respect of this healthcare.

However, if the donor has taken out his/her own health insurance or health insurance has been taken out on his/her behalf, the donor’s transport and associated costs, as referred to in the 2nd, 3rd and 4th bullet points of this clause, will be reimbursed under the donor’s health insurance. The donor’s transport and check-ups, and the costs thereof, from 13 weeks (or six months in the case of a liver transplant) after the end of the admission are not subject to the deductible. Also see clause A.12.3.

Please note!
- refer to clause A.21. for the general exclusions.

the healthcare does not include:

- accommodation costs in the Netherlands for a donor who lives abroad;
- any loss of income incurred by a donor.
- clause B.4.1. also applies here.

Terms and conditions
See clause B.4.7.1.

B.4.8. Dialysis

Healthcare: what you are insured for
The healthcare includes:
- dialysis in connection with kidney problems (haemodialysis) and peritoneal dialysis, without admission;
- associated specialist medical healthcare, comprising:
  o tests, treatment and nursing involved in the dialysis;
  o medicines that are required for the treatment;
  o any psychosocial support you may require.

If the dialysis takes place in your home, you will also be insured for:
- training, provided by the dialysis centre, of individuals who perform or assist with the home dialysis;
- the loan, routine inspection and maintenance (including replacement) of the dialysis equipment and accessories;
- the chemicals and fluids needed in relation to performing the dialysis;
- the necessary expert assistance with the dialysis, provided by the dialysis centre;
- psychosocial support for individuals who help perform the dialysis at home;
- any other consumer items that are reasonably required for dialysis.

In accordance with clause B.17. Medical aids, you are also insured for the following healthcare. Please also refer to our regulations on medical aids (‘Reglement Hulpmiddelen’):
- reasonable modifications to the home, and its subsequent return to the original condition, insofar as these are not covered under different statutory regulations;
- other reasonable costs directly associated with home dialysis, insofar as these are not covered under different legislation.

Please note!
- refer to clause A.21. for the general exclusions.
- this reimbursement is subject to the deductible.
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- clause B.4.1. also applies here.

## Terms and Conditions

### Healthcare provider
The healthcare is carried out by or under the ultimate responsibility of a medical specialist.

### Referral
A medical specialist needs to provide a referral before treatment commences.

### Approval
Approval is not required.

### Rates
We use a variety of rates. For more information, please refer to clause A.20.

### B.4.9. Mechanical ventilation

#### Healthcare: what you are insured for
The healthcare includes:
- provision of necessary mechanical ventilation or provision of the required equipment, so this is available to you for immediate use during each treatment;
- related specialist medical healthcare;
- medicines that are related to mechanical ventilation.

Please note!
- refer to clause A.21. for the general exclusions.
- clause B.4.1. also applies here.
- the healthcare is subject to a deductible.

#### Terms and conditions

### Healthcare provider
The healthcare is provided by, or under the responsibility of, a ventilation centre.

### Treatment proposal
A medical specialist must have determined that the healthcare is medically necessary.

### Approval
Approval is not required.

### Rates
We use a variety of rates. For more information, please refer to clause A.20.

### B.4.10. Tests for cancer in children

#### Healthcare: what you are insured for
Your child’s healthcare includes the centralised (reference) diagnostics, coordination and registra-

Please note!
- refer to clause A.21. for the general exclusions.
- clause B.4.1. also applies here.
- the healthcare is subject to a deductible.

#### Terms and conditions

### Healthcare provider
The healthcare is provided by the Dutch foundation for children’s oncology, ‘Stichting Kinderoncologie Nederland’ (SKION).

### Approval
Approval is not required.

### Rates
We use a variety of rates. For more information, please refer to clause A.20.

### B.4.11. Thrombosis service

#### Healthcare: what you are insured for
Healthcare provided by the thrombosis service comprises:
- taking regular blood samples from you;
- laboratory tests required to establish the clotting time of your blood. The tests are performed by, or under the responsibility of, the thrombosis service;
- any equipment and accessories you need in order to determine your blood clotting time. The thrombosis service will provide you with this equipment;
- training in how to use the equipment for measuring blood clotting time, and assistance in performing the actual measurements;
- advice from the thrombosis service in relation to the use of medicines for controlling blood clotting.

Please note!
- refer to clause A.21. for the general exclusions.
- this reimbursement is subject to the deductible.
- clause B.4.1. also applies here.

#### Terms and conditions

### Healthcare provider
The healthcare is provided by a recognised and authorised thrombosis service.

### Referral
A physician assistant needs to provide a referral before treatment commences.

### Treatment proposal
A general practitioner, a doctor for the mentally disabled, a geriatric specialist, your attending medical specialist or nursing specialist or a
Thrombosis doctor affiliated with a recognised thrombosis service must have determined that the healthcare is medically necessary.

**Approval**

Approval is not required.

**Rates**

We use a variety of rates. For more information, please refer to clause A.20.

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### B.4.12. Genetic testing

#### Healthcare: what you are insured for

- The healthcare consists of genetic testing and advice, comprising the centralised (reference) diagnostics, coordination and registration of blood and bone marrow preparations submitted. This type of healthcare includes:
  - testing for genetic abnormalities through genology, chromosome testing, biochemical diagnostics, ultrasound imaging and DNA testing;
  - advice in relation to genetics;
  - psychosocial support appropriate to the healthcare;
  - testing of others, where this is required in order to be able to advise you. The others will also be able to obtain advice.

**Please note!**

- refer to clause A.21. for the general exclusions.
- this reimbursement is subject to the deductible.
- clause B.4.1. also applies here.

#### Terms and conditions

**Healthcare provider**

The healthcare is provided by a clinical geneticist in a clinical genetics centre that has been authorised and recognised by law.

**Referral**

A general practitioner, medical specialist or nursing specialist needs to provide a referral before treatment commences.

**Approval**

Approval is not required.

**Rates**

We use a variety of rates. For more information, please refer to clause A.20.

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### B.4.13. Audiology care

#### Healthcare: what you are insured for

Audiology care involves healthcare that is related to problems with hearing/the auditory function. You are insured for:

- auditory function tests;
- advice on purchasing hearing aids;
- information on the use of hearing aids;
- psychosocial healthcare in connection with problems associated with impaired auditory function, where this is necessary;
- assistance with the diagnosis of speech and language disorders in children.

**Please note!**

- refer to clause A.21. for the general exclusions.
- this reimbursement is subject to the deductible.
- clause B.4.1. also applies here.

#### Terms and conditions

**Healthcare provider**

The healthcare is provided by a healthcare provider who complies with the statutory minimum requirements for this type of healthcare, and who is affiliated with a facility for specialist medical healthcare or an audiology centre.

**Referral**

A general practitioner, doctor for the mentally disabled, geriatric specialist, youth healthcare doctor, medical specialist, nursing specialist, physician assistant, clinical physicist in audiology or company doctor needs to provide a referral before treatment commences.

**Approval**

Approval is not required.

**Rates**

We use a variety of rates. For more information, please refer to clause A.20.

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### B.4.14. Fertility treatment

#### Healthcare: what you are insured for

The healthcare comprises fertility-related healthcare for women under the age of 43. This healthcare includes the 1st, 2nd and 3rd attempts at in vitro fertilisation (IVF) or intracytoplasmic sperm injection (ICSI) treatment, and the medicines used for this in accordance with the Medicines Reimbursement System (GVS) (see clause B.15.), for each desired pregnancy, if you:

- are younger than 38, and no more than one embryo is transferred in each of the 1st and 2nd IVF attempts (up to 2 embryos in the 3rd attempt);
- are between 38 and 42 years old, and no more than 2 embryos are transferred in each attempt;
- are 43 or older, but were younger than 43 when the treatment commenced: you will be entitled to conclude the current attempt.
Please note!
- refer to clause A.21. for the general exclusions.
- this reimbursement is subject to the deductible.
- clause B.4.1. also applies here.
- the healthcare does not include:
  - treatment for the egg cell donor and donation of the egg cell in the case of egg cell donation treatment. National criteria apply to the reimbursement of egg cell donation.
- following a successful pregnancy, you will again be entitled to this healthcare, in accordance with the applicable terms and conditions.
  A successful pregnancy means:
  - a term of pregnancy of at least 9 weeks and 3 days, calculated from the date of implantation in the case of transfer of cryopreserved (frozen) embryos; or
  - a term of pregnancy of at least 10 weeks, calculated from the date of follicular aspiration; or
  - a term of pregnancy of at least 12 weeks, calculated from the first day of the last period, in the case of a spontaneous (physiological) pregnancy.
- in vitro fertilisation has four consecutive stages:
  - stage 1: hormone treatment to stimulate egg cell maturation;
  - stage 2: follicular aspiration (retrieval of mature egg cells);
  - stage 3: fertilisation of the egg cells and embryo culture in the laboratory;
  - stage 4: one or more implants of 1 or 2 embryos into the uterus.
In vitro fertilisation is deemed to have occurred if stage 2 (i.e. follicular aspiration) is successful. The transfer of previously cultured (frozen) embryos forms part of the in vitro fertilisation during which the embryos were cultured.

Examples:
- you are undergoing your 3rd attempt. Although the follicular aspiration is successful, it does not result in pregnancy. A subsequent (4th) attempt is not covered by your health insurance.
- you are undergoing your 3rd attempt. You did not become pregnant as a result of embryo transfer, but a few frozen embryos remain. All of the remaining frozen embryos can be transferred, up to a maximum of two at a time. This applies even if you have reached the age of 43: this is still considered to be part of the 3rd attempt which started when you were not yet 43.
  If it were the 1st or 2nd attempt, and you were younger than 38, only one embryo at a time could be transferred.
- you are undergoing your 3rd attempt. An embryo is transferred, but the pregnancy ends 14 weeks after the date of follicular aspiration. You will again be entitled to three attempts (if you are younger than 43), since you had a successful pregnancy.
- you have had three attempts without success. After a period of time you become pregnant naturally. Assuming you are younger than 43, you are then entitled to three more attempts.

Terms and conditions
Healthcare provider
The treatment is carried out by a gynaecologist in an appropriately licensed facility.

Referral
A general practitioner, medical specialist, physio-
cian assistant or nursing specialist needs to pro-
vide a referral before treatment commences.

Approval
Approval is not required.

Rates
We use a variety of rates. For more information, please refer to clause A.20.

B.4.15. Second opinion

Healthcare: what you are insured for
The healthcare consists of a second opinion. This involves a consultation about an existing diagno-
sis or treatment proposal with a second, inde-
dependent medical specialist who works in the same field of expertise as the healthcare provider first consulted.

Please note!
- refer to clause A.21. for the general exclusions.
- this reimbursement is subject to the deductible.
- clause B.4.1. also applies here.

Terms and conditions
General
- the second opinion relates to your medical healthcare.
- you return with the second opinion to the original healthcare provider, who retains control of your treatment.

Healthcare provider
The healthcare is provided by a medical specialist or dental surgeon.

Referral
In order to obtain a second opinion, the general practitioner or medical specialist who is treating you must issue a separate referral before the treatment commences.
Approval
Approval is not required.

Rates
We use a variety of rates. For more information, please refer to clause A.20.

B.5. Healthcare before childbirth

B.5.1. Midwifery care

Healthcare: what you are insured for
The healthcare includes:
- midwifery care;
- preventive care during pregnancy to promote good health for yourself and your unborn child.

Please note!
- refer to clause A.21. for the general exclusions.
- the healthcare is not subject to a deductible.

Terms and conditions
Healthcare provider
Support during pregnancy where there are no medical grounds is provided by an obstetrician or general practitioner. Support during pregnancy on medical grounds is provided by a medical specialist.

Referral
In cases where a medical specialist provides the healthcare, a general practitioner, physician assistant or obstetrician needs to provide a referral before treatment commences.

Approval
Approval is not required.

Rates
We use a variety of rates. For more information, please refer to clause A.20.

B.5.2. Ultrasound scans

Healthcare: what you are insured for
The healthcare consists of general, routine ultrasound scans and specific, diagnostic ultrasound scans, providing there are medical grounds for the latter.

Please note!
- refer to clause A.21. for the general exclusions.
- the healthcare is not subject to a deductible.

Terms and conditions
Healthcare provider
The ultrasound scans are performed by a medical specialist, general practitioner, obstetrician or sonographer.

Referral
In cases where a medical specialist or sonographer provides the healthcare, a general practitioner, physician assistant or obstetrician needs to provide a referral before treatment commences. If you are already being treated by a medical specialist for midwifery care, a referral for an ultrasound scan is not required.

Approval
Approval is not required.

Rates
We use a variety of rates. For more information, please refer to clause A.20.

B.5.3. Antenatal screening

Healthcare: what you are insured for
Antenatal screening includes:
- counselling for pregnant women. During counselling, you are provided with information about the antenatal screening;
- the structural ultrasound scan for pregnant women of all ages (also known as the ‘20-week ultrasound’);
- the combined test, the non-invasive prenatal test (NIPT) and the invasive diagnostic test, for pregnant women who require these on medical grounds:
  - in the case of an NIPT, medical grounds also means instances where a combined test shows a significant risk of a foetus having a chromosome aberration.
  - in the case of an invasive diagnostic test, medical grounds also means instances where a combined test or an NIPT shows a significant risk of a foetus having a chromosome aberration.

Please note!
- refer to clause A.21. for the general exclusions.
- the NIPT is subject to the deductible. Other costs for midwifery care are not subject to the deductible. Please refer to clause A.12.3. for more information.
- a non-medically necessary screening may be covered under an additional insurance package. Your Reimbursements Overview will show whether this is the case.

Terms and conditions
Healthcare provider
The antenatal screening is performed by a medical specialist, general practitioner, obstetrician or
sonographer, who:
- is licensed under the Dutch Population Screening Act ('Wet op het bevolkingsonderzoek', WBO); or
- works in partnership with a Regional Antenatal Screening Centre ('Regionaal Centrum voor Prenatale Screening') that is licensed under the Dutch Population Screening Act ('Wet op het bevolkingsonderzoek', WBO).

The non-invasive prenatal test (NIPT) is carried out as part of scientific research (the TRIDENT study). The blood will need to be collected at a blood lab that is recognised under the TRIDENT study.

Referral
In cases where a medical specialist or sonographer provides the healthcare, a general practitioner or obstetrician needs to provide a referral before treatment commences. A referral is not required if the midwifery care is provided by a specialist.

Approval
Approval is not required.

Rates
We use a variety of rates. For more information, please refer to clause A.20.

B.6. Healthcare during childbirth

Healthcare: what you are insured for
Midwifery care during childbirth (including precautionary care and aftercare) can be provided with or without medical grounds for this care and comprises the assistance of an obstetric nurse or other nurse during the birth (partus assistance). This is provided on the basis of the Detailed Partus Assistance Framework ('Inhoudelijk Kader Partusassistentie') up to the maximum number of hours specified by the obstetrician in accordance with the National Indication Protocol for Obstetric Care ('Landelijk Indicatieprotocol Kraamzorg').

Please ask us for a copy of this framework and indication protocol, or download a copy (in Dutch) from our website.

Childbirth means the end of pregnancy, at any time after week 16.

Please note!
- refer to clause A.21. for the general exclusions.
- you will need to pay a statutory personal contribution. In cases of childbirth as an outpatient or in a birth centre without medical grounds, you will have to pay €18 per person per day, for the mother and child/children, yourself. The personal contribution is not higher if more than one child is born.
- if more than €127.50 per person per day is charged, you will also have to pay any amount in excess of €127.50 yourself.
- the maximum reimbursement per day and the statutory personal contribution per day will remain the same, regardless of whether the birth involves one child or several children.
- the statutory personal contribution for this healthcare and/or additional healthcare relating to the childbirth may possibly be covered under
an additional insurance package. Your Reimbursements Overview will show whether this is the case.

- the healthcare is not subject to a deductible.

Example:
Say, for example, you give birth in a hospital or birth centre without medical grounds and without admission:
- we will reimburse 2 x €127.50 per day, for mother and child, meaning the total reimbursement for this childbirth is €255.
- however, from this we will deduct, for mother and child, the statutory personal contribution of €18, i.e. a total of €36.
- you will therefore receive €255 - €36 = €219 per day from us.

Terms and conditions

General
Childbirth means the end of pregnancy, at any time after week 16.

Healthcare provider
Childbirth with medical grounds takes place under the care of a medical specialist.
Such healthcare can also be performed by an obstetrician or general practitioner where there are no medical grounds.

Referral
For healthcare in relation to childbirth on medical grounds, a general practitioner or obstetrician needs to provide a referral before treatment commences.

Approval
Approval is not required.

Rates
We use a variety of rates. For more information, please refer to clause A.20.

B.7. Healthcare after childbirth

Healthcare: what you are insured for

Healthcare after childbirth comprises:
- obstetric care for mother and child/children;
- midwifery care for mother and child and admission to a facility when required;
- any medicines, medical aids and dressings required for the specialist medical healthcare during a period of admission.

The obstetric care is given immediately after childbirth and is intended only for the biological mother – or in the absence of the biological mother, for the person caring for the newborn child/children – and for the newborn child/children.

The number of days you receive obstetric care and the number of hours per day are determined during the initial interview for obstetric care (see B.5.4.). After delivery, the obstetrician or medical specialist will once again determine how much obstetric care is required. The agreements are specified in the National Indication Protocol for Obstetric Care (‘Landelijk Indicatieprotocol Kraamzorg’). Please ask us for a copy of this indication protocol, or download a copy from our website.

Obstetric care for mother and child at home normally lasts eight days. A further two days can be added if there are medical grounds for doing this. The additional number of hours/days and the number of hours/days of obstetric care elsewhere will depend on the assessment made by the obstetrician or medical specialist, who will discuss this with the facility that or person who is to provide the obstetric care.

Where there are medical grounds, you will also be insured for admission to a facility for specialist medical healthcare, and obstetric and specialist medical healthcare there, from the day of childbirth. Your obstetric care is included in this admission. The number of days of admission are used to calculate the number of hours/days of obstetric care that remain.

Please note!
- refer to clause A.21. for the general exclusions.
- a statutory personal contribution for obstetric care will apply in the following situations:
  o a statutory personal contribution of €4.50 per hour, in the birth clinic or at home;
  o a statutory personal contribution of €18 per person per day, for mother and child/children, for obstetric care that is not medically necessary, and that is provided in a facility for specialist medical healthcare, a birth centre or a birth clinic;
  o if the facility charges more than €127.50 per person per day, you will also have to pay any amount in excess of €127.50 yourself;
  o this means that the maximum reimbursement for mother and one child is €219 (i.e. 2 x max. €127.50 minus 2 x €18).
- this healthcare may also be covered (to a greater extent) under an additional insurance package. Your Reimbursements Overview will show whether this is the case.
- the healthcare is not subject to a deductible.
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with effect from 1 January 2020

Terms and conditions

General
You arrange the obstetric care yourself by no later than your 20th week of pregnancy. If you need help or advice on arranging obstetric care, please contact us.

Healthcare provider
An obstetrician or a medical specialist provides the postnatal midwifery care (postnatal checks) in the period after childbirth; the postnatal checks may only be carried out by a medical specialist if this is medically necessary.

Obstetric care is provided by:
- a facility that provides obstetric care; or;
- an obstetric nurse working independently.

During admission to a facility for specialist medical healthcare on medical grounds, the obstetric care is covered under nursing and other care. Specialist medical healthcare is provided by a medical specialist or an obstetrician.

Referral
In cases of admission to the facility for specialist medical healthcare and nursing of mother and/or child/children on medical grounds, the obstetrician, general practitioner, medical specialist, physician assistant or nursing assistant needs to provide a referral before treatment commences.

Approval
Approval is not required.

Rates
We use a variety of rates. For more information, please refer to clause A.20.

B.8. Physiotherapy and/or Cesar/Mensendieck exercise therapy

B.8.1. Physiotherapy and/or exercise therapy from the age of 18

Healthcare: what you are insured for
If you are aged 18 or above, you are insured for physiotherapy and/or exercise therapy from the 21st session onwards (i.e. not session 1 to 20).

If you are treated for a condition for which the list specifies a maximum term, you are insured for sessions up to the end of this term.

Pelvic physiotherapy is described in clause B.8.2., physiotherapy in the form of supervised walking therapy to treat intermittent claudication in clause B.8.4., physiotherapy in the form of supervised exercise therapy to treat osteoarthritis in the hip or knee joint in clause B.8.5., and physiotherapy in the form of supervised exercise therapy for COPD in clause B.8.6.

Please note!
- refer to clause A.21. for the general exclusions.
- this reimbursement is subject to the deductible.
- under an additional insurance package, this healthcare may also be covered to a greater extent as normal physiotherapy. Your Reimbursements Overview will show whether this is the case.

B.8.2. Pelvic physiotherapy from the age of 18

Healthcare: what you are insured for
If you are aged 18 or above, the healthcare will consist of up to 9 pelvic physiotherapy sessions for urinary incontinence for as long as you are insured with us.

Please note!
- refer to clause A.21. for the general exclusions.
- this reimbursement is subject to the deductible.
- under an additional insurance package, this healthcare may also be covered to a greater extent as normal physiotherapy. Your Reimbursements Overview will show whether this is the case.

For each condition (specified on the list), the required treatments include physiotherapy and/or
B.8.3. Physiotherapy and/or exercise therapy up to the age of 18

Healthcare: what you are insured for

If you are younger than 18, the healthcare will include physiotherapy and/or exercise therapy if you experience limitations that are caused by a condition:

- specified on the list of conditions for physiotherapy and/or exercise therapy (‘Lijst met aandoeningen voor fysiotherapie en/of oefentherapie’).
- not specified on the list of conditions for physiotherapy and/or exercise therapy (‘Lijst met aandoeningen voor fysiotherapie en/of oefentherapie’).

You are insured for 9 sessions per year for each condition. If, after these 9 sessions, you still suffer from the condition, you are insured for up to 9 additional sessions for the same condition, i.e. up to 18 sessions in total.

Please note!

- refer to clause A.21. for the general exclusions.
- this healthcare may be covered to a greater extent under an additional insurance package. Your Reimbursements Overview will show whether this is the case.
- the healthcare is not subject to a deductible.

Terms and conditions (B.8.1., B.8.2. and B.8.3.)

General

- these terms and conditions apply to insured persons of all ages.
- other therapies, for example those provided by a physiotherapist or exercise therapist specialising in children, a manual therapist, a pelvic physiotherapist, a geriatric physiotherapist and an oedema physiotherapist, also come under the heading of physiotherapy and/or exercise therapy.
- the number of sessions specified is a maximum. You, your physiotherapist and, where applicable, the person who referred you, will agree the number of sessions required for your condition.
- if the sessions are group sessions, the group may not have more than 10 participants.
- the healthcare may be provided at your home if this is medically necessary. This must be stated in the referral.

Healthcare provider

- physiotherapy is provided by a physiotherapist.
- manual therapy is provided by a manual therapist. This means a physiotherapist listed as a manual therapist on the Dutch Quality Register for Physiotherapy (‘Kwaliteitsregister Fysiotherapie Nederland’, KRF) and/or any register(s) designated by us.
- pelvic physiotherapy is provided by a pelvic physiotherapist. This means a physiotherapist listed as a pelvic physiotherapist on the Dutch Quality Register for Physiotherapy (‘Kwaliteitsregister Fysiotherapie Nederland’, KRF) and/or any register(s) designated by us.
- physiotherapy for children is provided by a physiotherapist specialising in children. This means a physiotherapist listed as a physiotherapist specialising in children on the Dutch Quality Register for Physiotherapy (‘Kwaliteitsregister Fysiotherapie Nederland’, KRF) and/or any register(s) designated by us.
- geriatric physiotherapy is provided by a geriatric physiotherapist. This means a physiotherapist listed as a geriatric physiotherapist on the Dutch Quality Register for Physiotherapy (‘Kwaliteitsregister Fysiotherapie Nederland’, KRF) and/or any register(s) designated by us.
- oedema therapy is provided by an oedema physiotherapist or skin therapist. This means a physiotherapist listed as an oedema physiotherapist on the Dutch Quality Register for Physiotherapy (‘Kwaliteitsregister Fysiotherapie Nederland’, KRF) and/or any register(s) designated by us.
- exercise therapy is provided by a Cesar/Mensendieck exercise therapist.
- exercise therapy for children is provided by a Cesar/Mensendieck exercise therapist specialising in children. This means an exercise therapist listed as an exercise therapist specialising in children on the Quality Register for Allied Health Professionals (‘Kwaliteitsregister Paramedici’).

Referral

A general practitioner, doctor for the mentally disabled, geriatric specialist, youth healthcare doctor, dentist, company doctor, nursing specialist, or medical specialist needs to provide a statement before treatment commences in cases of:
- a condition listed in Appendix 1 of the Dutch Health Insurance Decree (‘Besluit zorgverzekering voor fysiotherapie en/of oefentherapie’ for the period 1 January 2020 to 31 December 2020).
Terms and conditions

General

- you are 18 years old or above.
- the healthcare may be provided at your home if this is medically necessary. This must be stated in the referral.

Healthcare provider

The healthcare is provided by a physiotherapist.

Referral

A general practitioner, nursing specialist or medical specialist needs to provide a statement before treatment commences.

Approval

- a healthcare provider who has a contract with us for this healthcare and who is affiliated with ClaudicatioNet will check the referral on our behalf to establish whether it is a case of peripheral artery disease at Fontaine stage 2. Our prior approval is not required in this case. A list of these healthcare providers is available on our website.
- our approval is required, however, if the treatment is provided by a non-contracted healthcare provider (see clause A.18.).
- please ask us for a healthcare recommendation in advance if you are in any doubt as to whether or not your condition comes under any of these conditions.
- approval is required if more than one treatment (other than intake and examination) is required in one day.
- if, at any time, you are receiving physiotherapy and exercise therapy at the same time, or you are being treated by 2 different physiotherapists or 2 different exercise therapists, you will also need approval (see clause A.18.).

Rates

We use a variety of rates. For more information, please refer to clause A.20.

B.8.4. Physiotherapy for intermittent claudication from the age of 18

Healthcare: what you are insured for

You are insured for physiotherapy in the form of supervised walking therapy to treat intermittent claudication with peripheral artery disease at Fontaine stage 2. The healthcare consists of up to 37 sessions over a maximum period of 12 months. During the therapy, you will be encouraged to adopt a self-management approach, with the ultimate aim of being able to continue exercising independently.

Please note!

- refer to clause A.21. for the general exclusions.
- this reimbursement is subject to the deductible.
- if the sessions are group sessions, the group may not have more than 10 participants.

B.8.5. Physiotherapy and exercise therapy for osteoarthritis in the hip or knee joint from the age of 18

Healthcare: what you are insured for

You are insured for physiotherapy in the form of supervised exercise therapy in cases of osteoarthritis in the hip or knee joint. The healthcare consists of up to 12 sessions over a maximum period of 12 months. During the therapy, you will be encouraged to adopt a self-management approach, with the ultimate aim of being able to continue exercising independently.

Please note!

- refer to clause A.21. for the general exclusions.
- this reimbursement is subject to the deductible.
- if the sessions are group sessions, the group may not have more than 10 participants.
Terms and conditions

General
- you are 18 years old or above.
- the healthcare may be provided at your home if this is medically necessary. This must be stated in the referral.

Healthcare provider
The healthcare is provided by a physiotherapist or a Cesar/Mensendieck exercise therapist.

Referral
A general practitioner, medical specialist or respiratory nurse specialist needs to provide a referral before treatment commences.

Approval
- a healthcare provider who has a contract with us for this healthcare will assess the referral on our behalf to establish whether it involves osteoarthritis in the hip or knee joint. Our prior approval is not required in this case. A list of these healthcare providers is available on our website.
- approval is required, however, if the treatment is provided by a non-contracted healthcare provider (see clause A.18.).
- approval is required if more than one treatment (other than intake and examination) is required in one day.
- if, at any time, you are receiving physiotherapy and exercise therapy at the same time, or you are being treated by 2 different physiotherapists, you will also need approval (see clause A.18.).

Rates
We use a variety of rates. The rate will depend on which healthcare provider you use. For more information, please refer to clause A.20.

B.8.6. Physiotherapy and/or exercise therapy for COPD from the age of 18

Healthcare: what you are insured for
You are insured for physiotherapy and/or exercise therapy in the form of supervised exercise therapy in cases of chronic obstructive pulmonary disease (COPD) stage II or higher of the GOLD classification of COPD severity by spirometry. This type of healthcare includes:
- for GOLD classification class A, for symptoms and risk of exacerbations: 5 sessions over a maximum period of 12 months;
- for GOLD classification class B, for symptoms and risk of exacerbations: 27 sessions over a maximum period of 12 months after the start of the treatment, and 3 sessions per 12 months in the following years;
- for GOLD classification class C or D, for symptoms and risk of exacerbations: 70 sessions over a maximum period of 12 months after the start of the treatment, and 52 sessions per 12 months in the following years.

You can read more about the GOLD classification and its classes on our website.

Please note!
- refer to clause A.21. for the general exclusions.
- this reimbursement is subject to the deductible.
- if the sessions are group sessions, the group may not have more than 10 participants.

Terms and conditions

General
- you are 18 years old or above.
- the healthcare may be provided at your home if this is medically necessary. This must be stated in the referral.

Healthcare provider
The healthcare is provided by a physiotherapist or a Cesar/Mensendieck exercise therapist.

Referral
A general practitioner, medical specialist or medical specialist needs to provide a referral before treatment commences.

Approval
- approval is required, however, if the treatment is provided by a non-contracted healthcare provider (see clause A.18.).
- approval is required if more than one treatment (other than intake and examination) is required in one day.

Rates
We use a variety of rates. For more information, please refer to clause A.20.

B.9. Occupational therapy

Healthcare: what you are insured for
Occupational therapy comprises no more than ten hours of treatment per year and includes the provision of advice, instruction, training and/or treat-
ment, all aimed at helping you achieve, or regain, your independence.

Please note!
• refer to clause A.21. for the general exclusions.
• this reimbursement is subject to the deductible.
• if the sessions are group sessions, the group may not have more than 10 participants.
• this healthcare may also be covered (to a greater extent) under an additional insurance package. Your Reimbursements Overview will show whether this is the case.

Terms and conditions
General
The healthcare may be provided at your home if this is medically necessary.

Healthcare provider
An occupational therapist provides the healthcare.

Referral
• a referral is not required when the treatment is provided by a contracted healthcare provider.
• if the treatment is provided by a non-contracted healthcare provider, a general practitioner, nurse (level 5), doctor for the mentally disabled, geriatric specialist, company doctor, nursing specialist, or medical specialist needs to provide a referral before treatment commences.

Approval
Approval is not required.

Rates
We use a variety of rates. For more information, please refer to clause A.20.

B.11. Dietetics

Healthcare: what you are insured for
The healthcare comprises dietetics provided on medical grounds:
• up to a maximum of three hours of treatment per year; or
• 100% if the healthcare is provided in the context of multidisciplinary care. The multidisciplinary care must be for the treatment of:
  o diabetes mellitus type II (DM Type II) in insured persons who are aged 18 or above; or
  o increased vascular risk (VRM); or
  o the chronic lung condition chronic obstructive pulmonary disease (COPD); or
  o asthma.
This healthcare is provided in accordance with the healthcare standards that apply for these conditions. For more information, please refer to clause A.14.

Multidisciplinary care comprises multidisciplinary, regional healthcare offered by several healthcare providers affiliated to a principal contractor (like a healthcare group or a healthcare centre), all working together to provide the required care. The multidisciplinary care takes the form of a total healthcare pro-
gramme tailored to your personal situation and circumstances.

Please note!
- refer to clause A.21. for the general exclusions.
- the reimbursement is subject to the deductible, unless it is provided as part of multidisciplinary care.
- an additional insurance package may cover a similar type of healthcare to a greater extent. Your Reimbursements Overview will show whether this is the case.
- you are not entitled to reimbursement of the costs of dieticetics outside of multidisciplinary care if you are already receiving dieticetics provided by a healthcare group as part of multidisciplinary care for the same condition. The costs of dieticetics will only be reimbursed for an additional healthcare need based on a separate, specific indication.
- you are not entitled to reimbursement of the costs of dieticetics if there are no medical grounds for this. This includes, for example, dietary advice in connection with sport or losing weight, if this is not considered medically necessary.
- you are not entitled to dieticetics or dietary advice (see clause D.2.7.) (or to reimbursement of the costs of dieticetics or dietary advice) in combination with the combined lifestyle intervention programme (see clause B.3.4.) for the same indication without there being an additional healthcare need based on a separate, specific indication.
- if the sessions are group sessions, the group may not have more than 10 participants.

**B.12. Oral care for all age groups**

**B.12.1. Oral care in exceptional circumstances**

Healthcare: what you are insured for

The healthcare includes oral care in exceptional circumstances that is required because:
- you suffer from a severe developmental or growth disorder, or have an acquired disorder of the teeth/jaw/mouth; and/or
- you suffer from a non-dental physical or mental condition; and/or
- you receive medical treatment that has demonstrably inadequate results without dental care. This type of dental care generally involves ensuring that the mouth is kept free of infection through, for example, the use of a periodontal treatments, the extraction of teeth and/or the administration of antibiotics.

Without this oral care, your teeth are unable to achieve or sustain the normal function that they would have had if you did not suffer from the condition.

Please note!
- refer to clause A.21. for the general exclusions.
- this reimbursement is subject to the deductible.
- the costs of a mandibular repositioning device (MRD) including diagnostics and aftercare (codes G71*, G72 and G73*) are not reimbursed as oral care. A mandibular repositioning device is a medical aid used to treat snoring.
- please refer to clause B.12.3. for the terms and conditions.
B.12.2. Implant

**Healthcare: what you are insured for**

This healthcare involves the insertion of a dental implant:
- in the case of a severely shrunken, toothless jaw, to which the removable denture can be attached; and
- if you suffer from a severe developmental or growth disorder, or have an acquired disorder of the teeth/jaw/mouth, as referred to in clause B.12.1., and, without this type of dental care, your teeth are unable to achieve or sustain the normal function that they would have had if you did not suffer from the condition.

**Please note!**
- refer to clause A.21. for the general exclusions.
- this reimbursement is subject to the deductible.
- a statutory personal contribution applies to the full denture attached to a dental implant. For more information, please refer to clause B.14.
- this healthcare may also be covered (to a greater extent) under an additional insurance package. Your Reimbursements Overview will show whether this is the case.
- please refer to clause B.12.3. for the terms and conditions.

B.12.3. Orthodontic care in exceptional circumstances

**Healthcare: what you are insured for**

Orthodontic care will be covered by your health insurance if:
- you satisfy the criteria specified in clause B.12.1.; and
- you suffer from a severe developmental or growth disorder of the teeth/jaw/mouth, which requires the involvement of other disciplines besides dental care for treatment.

**Please note!**
- refer to clause A.21. for the general exclusions.
- this reimbursement is subject to the deductible.

**Terms and conditions (B.12.1., B.12.2. and B.12.3.)**

**General**
- if, in the case of combined orthodontic treatment and dental surgery, prosthetic follow-up treatment is required, a multidisciplinary treatment plan will need to be devised by all of the healthcare providers involved.
- the care may be provided at your place of residence; you will need a written recommendation from the general practitioner or specialist for this.

**Healthcare provider**
- the healthcare available under clause B.12.1. is provided by a dentist, dental hygienist, dental surgeon, orthodontist or an authorised healthcare provider who is affiliated with a centre for oral care or a centre for dental care in exceptional circumstances.
- the healthcare available under clause B.12.2. is provided by a dentist or dental surgeon.
- the healthcare available under clause B.12.3. is provided by an orthodontist.
- dental treatment performed under a general anaesthetic or sedation will be provided by an authorised healthcare provider:
  - in a centre for dental care in exceptional circumstances that has been recognised by the Dutch Central Consultative Body for Dental Care in Exceptional Circumstances ('Centraal Overleg Bijzondere Tandheelkunde', COBIJT); or
  - with whom we have agreements in place for this treatment.

**Referral**
In the case of insertion of dental implants, a dentist, orthodontist or dental implantologist needs to provide a referral before treatment commences.

**Approval**
- approval (see clause A.18.) is required for the healthcare specified in clause B.12.1. The request for approval must be supported by a written statement of the reasons from your dentist, along with a written treatment plan. We reserve the right to withdraw approval if:
  - the oral care is no longer necessary;
  - you seriously neglect your oral hygiene;
  - you fail to follow the advice given by the healthcare provider.
- approval (see clause A.18.) is required for the insertion of a dental implant (see clause B.12.2.). You must also have a severely shrunken, toothless jaw. The request for approval must be supported by a written statement of the reasons from your dentist or dental surgeon, along with a written treatment plan.
- approval (see clause A.18.) is required for orthodontic care in exceptional circumstances (see clause B.12.3.). The request for approval must be supported by a written statement of the reasons from your orthodontist, along with a written treatment plan.

**Rates**
We use a variety of rates. For more information, please refer to clause A.20.
B.13. Oral care up to the age of 18

Healthcare: what you are insured for
As well as the healthcare described in clause B.12., oral care up to the age of 18 comprises:

- one routine preventive dental examination per year. Examinations may take place more frequently, where there are good dental grounds for this;
- incidental dental consultations;
- removal of tartar;
- up to 2 fluoride treatments per year for children, once the permanent teeth have started to come through (i.e. not for the milk teeth);
- application of protective enamel to the crests of molars (i.e. cavity-sealing enamel);
- treatment of the teeth’s supporting tissue, e.g. the gums (i.e. periodontal assistance);
- anaesthesia (i.e. a local anaesthetic);
- root canal treatment (i.e. endodontic care);
- filling of teeth with plastic materials;
- treatment of the masticatory (chewing) system (gnathology);
- removable full dentures (conventional dentures), which may also involve implants, or a partial set of dentures;
- replacement of one or more missing permanent incisors or canines (with non-plastic materials) and the insertion of dental implants. This is necessary when one or more of these permanent incisors or canines have not developed, or these teeth are missing as a direct result of an accident;
- dental surgery, with the exception of the insertion of dental implants;
- X-ray examination, with the exception of X-ray examination in connection with orthodontics.

Please note!
- refer to clause A.21. for the general exclusions.
- an additional insurance package may cover this or a similar type of healthcare to a greater extent. Your Reimbursements Overview will show whether this is the case.
- the healthcare does not include:
  - crowns, bridges and implants, except in the case of oral care in exceptional circumstances (see clause B.12.1.), or if the front teeth (i.e. incisors or canines) are missing as a direct result of an accident or because they have not developed;
  - orthodontic assistance and associated X-rays, except in cases of oral care in exceptional circumstances (see clause B.12.1.);
  - gum shields (code M61), except in cases of oral care in exceptional circumstances (see clause B.12.1.);
  - external whitening of teeth (code E97 or E98);
  - shaping and/or treatment of milk teeth (code M05);
  - a mandibular repositioning device (MRD) including diagnostics and aftercare (codes G71*, G72 and G73*). A mandibular repositioning device is a medical aid used to treat snoring;
  - simple bacteriological examination (code M32);
  - treatment of white spots (codes M80* and M81*).
- the healthcare is not subject to a deductible.

Terms and conditions

General
- you are younger than 18.
- the care may be provided at your place of residence; you will need a written recommendation from the general practitioner or specialist for this.

Healthcare provider
The healthcare is provided by:
- a dentist;
- an authorised healthcare provider who is affiliated with a centre for oral care;
- an authorised healthcare provider who is affiliated with a centre for dental care in exceptional circumstances;
- an authorised healthcare provider affiliated with a facility for youth dental care;
- an authorised healthcare provider affiliated with a facility for specialist medical healthcare;
- an authorised prosthodontist (with a referral from a dentist if the care concerns full implant-retained dentures or a partial set of dentures).

Healthcare available under clause B.13.a to f inclusive, and i, may also be provided by a dental hygienist (insofar as he/she is appropriately qualified).

Approval
- approval (see clause A.18.) is required in cases of:
  - the replacement and/or filling of teeth with non-plastic materials;
  - the insertion of dental implants that are required in order to replace one or more permanent incisors or canines that are missing as a direct result of an accident or because they have not developed;
  - the insertion of dental implants for teeth that
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with effect from 1 January 2020

have not developed in the case of oligodontia, for the purpose of re-establishing the dental function;
- the total costs (including technical costs) for the full upper or lower denture to be made and inserted by a dentist amounting to more than €650 per jaw;
- the total costs (including technical costs) for the full upper or lower denture to be made and inserted by a prosthodontist amounting to more than €600 per jaw;
- a panoramic dental X-ray (OPT, indicated by code X21).

- your healthcare request must be supported by a written statement of the reasons from the healthcare provider; or
- you fail to follow the advice given by the healthcare provider; or
- you seriously neglect your oral hygiene.

- you will also need our approval for the following types of healthcare provided by a specialist dentist for oral disease, and dental surgeon:
  - treatment of the teeth’s supporting tissue, e.g. the gums (i.e. periodontal care);
  - extraction of teeth under general anaesthetic or sedation;
  - jaw surgery (osteotomy);
  - insertion of a dental implant.

- you will also need our approval for oral care provided in a centre for dental care in exceptional circumstances.

Rates
We use a variety of rates. For more information, please refer to clause A.20.

B.14. Oral care from the age of 18

Healthcare: what you are insured for
In addition to the healthcare described in clause B.12., the healthcare also includes:

a. dental surgeon (specialist medical healthcare), i.e. oral care for surgery of the mouth, jaw and face, including:
   - specialist surgical oral care;
   - associated X-ray examination;
   - admission to a hospital (facility for specialist medical healthcare) in the lowest nursing care category for up to 1095 (3 x 365) days and, during the period of admission, the provision of specialist medical treatment, nursing and other care, allied healthcare, medicines, medical aids and dressings associated with the treatment.

b. removable full dentures:
   - reimbursement of 92% of the costs of making and inserting:
     - a removable full denture; or
     - a temporary removable (immediate) denture; or
     - a removable full replacement denture; or
     - a removable full implant overdenture fitted to one or more natural teeth, for the upper and/or lower jaw;
   - reimbursement of 90% of the costs of repair and/or rebasing of:
     - an existing removable full denture; or
     - an existing removable full implant overdenture, whether or not this is fitted to dental implants.

c. implant-retained denture (full denture, attached to a dental implant). This includes inserting the fixed part of the suprastructure (the snap-on system) in the mouth. This involves oral care in accordance with dentistry standards and includes:
   - a reimbursement of 90% for the overdenture for the lower jaw; or
   - a reimbursement of 92% for the overdenture for the upper jaw.

d. denture on own upper or lower jaw (conventional removable full denture) together with implant-retained dentures on the other jaw (removable full denture attached to a dental implant), jointly declared using code J50. This includes inserting the fixed part of the supra-structure (the snap-on system) in the mouth. This comprises oral care in accordance with dentistry standards and includes reimbursement of 83% of the costs for both dentures. For the related mesostructure, the reimbursement is 90% if this is inserted in the lower jaw, and 92% if this is inserted in the upper jaw.

e. implant with crown for insured persons up to and including the age of 22: replacement of incisors or canines (with non-plastic materials) and the insertion of dental implants. This is necessary when one or more of the permanent incisors or canines have not developed, or the teeth are missing as a direct result of an accident that occurred before you reached the age of 18.

Please note!
- refer to clause A.21. for the general exclusions.
- this reimbursement is subject to the deductible.
- the healthcare does not include:
o periodontal surgery by a dental surgeon (i.e. surgery on the teeth’s supporting tissue, e.g. the gums);
o insertion of a dental implant;
o extractions, where there are no complications;
o a mandibular repositioning device (MRD) including diagnostics and aftercare (codes G71*, G72 and G73*). This is a medical aid to alleviate sleep apnea.

- you will only be entitled to what we have granted approval for.
- under this clause, we do not reimburse:
o the statutory personal contribution of 25% for a full denture, immediate denture, replacement denture or overdenture;
o the statutory personal contribution of 10% for the repair and/or rebasing of your full denture;
o the statutory personal contribution of 10% for an implant overdenture for the lower jaw. Of 8% for an implant overdenture for the upper jaw, or of 17% for a removable denture in combination with an implant-retained denture.

This healthcare may be covered under an additional insurance package. Your Reimbursements Overview will show whether this is the case.

### Terms and Conditions

**General**

An admission must be considered a medical necessity in connection with the specialist surgical oral care.

**Healthcare provider**

- the specialist medical oral care, as described in clause B.14.a., is provided by a dental surgeon.
- the oral care related to the removable full denture, as described in clause B.14.b., is provided by:
o a dentist; or
o a prosthodontist; or
o an authorised healthcare provider who is affiliated with a centre for oral care or a centre for dental care in exceptional circumstances; or
- a prosthodontist in the case of:
o the manufacture and supply of a new, removable full denture for the upper and/or lower jaw, not fitted to implants or natural teeth (i.e. own teeth);
o the refitting (rebasing) or repair of a removable full denture for the upper and/or lower jaw (whether or not this involves dental implants), not fitted to natural teeth (i.e. own teeth).

- the oral care related to the full denture attached to a dental implant, as described in clause B.14.c., is provided by:
o a dentist; or
o an authorised healthcare provider who is affiliated with a centre for oral care or a centre for dental care in exceptional circumstances; or
o a prosthodontist if your dentist has referred you to a prosthodontist.
- oral care for insured persons up to the age of 22 needing replacement of teeth and insertion of dental implants, as specified in clause B.14.e., is provided by:
o a dentist; or
o a dental surgeon in the case of insertion of implants.

**Referral**

In cases where you need oral care from a dental surgeon, a dentist, orthodontist or general practitioner needs to provide a referral before treatment commences.

**Approval**

Approval (see clause A.18.) is required in cases of:

- the following healthcare provided by a dental surgeon:
o treatment of the teeth’s supporting tissue, e.g. the gums (i.e. periodontal care);
o extraction of teeth under general anaesthetic or sedation;
o jaw surgery (osteotomy);
- insured persons up to the age of 22 needing replacement of teeth (with non-plastic materials) and insertion of dental implants. This is necessary when one or more of the permanent incisors or canines have not developed, or the teeth are missing as a direct result of an accident that occurred before you reached the age of 18. This also applies to situations in which:
o as the result of an accident, a tooth has broken to such an extent that only a small part of the root remains. The remaining part of the root needs to be left in place so as not to disrupt the development of the jaw, but will need to be removed later because it will not be able to support a prosthetic device.
o a tooth that has been knocked out in an accident has been put back in the socket and secured so as not to disrupt the development of the jaw, even though there is little chance that the tooth can ultimately be saved.

The treatment history must show that the acci-
dent occurred and was recorded before the pa-
tient turned 18 and the remaining part of the
root or the reinserted front tooth needs to be
removed before the age of 23, right before the
insertion of an implant;
• the total costs (including technical costs) for
the full upper or lower denture to be made and
inserted by a dentist amounting to more than
€650 per jaw;
• the total costs (including technical costs) for
the full upper or lower denture to be made and
inserted by a prosthodontist amounting to more
than €600 per jaw;
• the full upper and/or lower denture (whether or
not this involves dental implants) being re-
placed within five years of purchase. This does
not apply to a temporary removable full den-
ture (emergency dentures).

If you use a non-contracted healthcare provider,
you will also need to have requested approval
from us beforehand where the following is in-
volved:
• a fixed part of the suprastructure (for fastening
the removable denture to the implants) and the
removable denture (the implant-retained den-
ture). You must also have a severely shrunken,
toothless jaw.
• repair and/or rebasing of a removable denture
fitted to implants (implant-retained dentures);
• repair or replacement of the fixed part of the
suprastructure fitted to the implants and/or the
part of the suprastructure in the denture.

Your request must be supported by a written
statement from your dentist of the reasons for the
treatment and an estimate of the costs.

Rates
We use a variety of rates. For more information,
please refer to clause A.20.

B.15. Medicines

B.15.1. Medicines, general

Healthcare: what you are insured for
The healthcare consists of the supply of, and pro-
vision of advice in relation to, medicines that are
listed in the Medicines Reimbursement System
(GVS). This relates to Appendices 1 and 2 of the
Dutch Health Insurance Regulations (‘Regeling
zorgverzekering’), which you can find (in Dutch)
on the government website at wetten.overheid.nl.
To find the relevant appendices in Dutch, type
‘Regeling zorgverzekering’ in the ‘In de titel' box.
You can scroll to the appendices (‘bijlagen') using
the sidebar.

The pharmacy regulations (‘Reglement Farmacie')
form part of these terms and conditions and in-
clude the list of medicines specified in Appendix 2
of the Dutch Health Insurance Regulations
(‘Medicijnen van Bijlage 2 Regeling zorgverzeker-
ing’).

Please call us to request a copy (in Dutch) of the
pharmacy regulations (‘Reglement Farmacie’) and
the list of preferred medicines (‘Lijst voor-
keursgeneesmiddelen’), or download a copy from
our website.
Waar wij het begrip “geneesmiddel(en)” gebru-
ken, bedoelen wij medicijn(en) en andersom.

B.15.1.a. Medicines
The Dutch Ministry of Health, Welfare and Sport
has developed the Medicines Reimbursement
System (GVS). This is a list of all registered medi-
cines (Appendix 1) and registered medicines with
further terms and conditions (Appendix 2) for
which you are insured. Appendices 1 and 2 are
available in the Dutch Health Insurance Regula-
tions (‘Regeling zorgverzekering’) at wet-
ten.overheid.nl (in Dutch).
The Medicines Reimbursement System (GVS)
specifies whether a medicine will be reimbursed in
full, or whether a statutory personal contribution
applies.

Sometimes further terms and conditions apply to
certain medicines, regarding the medical grounds
for prescribing these for example. This applies to
registered medicines with further terms and condi-
tions (Appendix 2) and to non-registered medi-
cines. You can read more about this in the phar-
macy regulations (‘Reglement Farmacie').
Non-registered medicines are pharmacy prepara-
tions (prepared through pharmaceutical com-
pounding) for example, or medicines imported
from abroad. The healthcare must involve rational
pharmacotherapy, i.e. the treatment, prevention or
diagnosis of a condition using medicine in a form
that is suitable for you. Scientific research must
have demonstrated that the medicine is efficient
and effective. The medicine must also be the most
economical available for the health insurance.

Please note!
• refer to clause A.21. for the general exclusions.
• other medicines and healthcare are subject to
the deductible.
• some medicines are not reimbursed in full
under the Medicines Reimbursement System
(GVS); the part that is not reimbursed is the statutory personal contribution. You must pay a statutory personal contribution of €250 (maximum) per year.

Example:
Your medicine costs €100, €25 of which you have to pay yourself (personal contribution). The remaining €75 is set off against your deductible. Assuming you do not take any other medicines subject to a personal contribution, you have a personal contribution ten times: 10 x €25 = €250. After receiving that particular medicine ten times, the full amount for the medicine (€100) will be set off against any outstanding deductible.

If the health insurance starts or ends during the course of the year, the bills already submitted will be recalculated proportionally and rounded off to whole euros. In that case, you only pay a proportional part of the statutory personal contribution for the part of the year that the health insurance policy was in effect.

Recalculation example:
You were insured with us on 1 January and your policy ended on 1 March. During that period, you paid a total of €50 by way of your personal contribution for medicine under the Medicines Reimbursement System.
- because 2020 is a leap year, it has 366 days. The period 1 January to 1 March 2020 has 61 days.
- €250/366 = €0.6831 personal contribution per day
- €0.6831 x 61 days = €41.67. We round this amount off, meaning your personal contribution for the period 1 January to 1 March is €42.
- you have already paid €50. €50 minus €42 is €8, so we repay you €8.

the healthcare does not include:
1. alternative (homoeopathic and anthroposophic) medicines;
2. medicines that are precautionary, or aimed at preventing illness in relation to trips abroad;
3. medicines that are equivalent or almost equivalent to a registered medicine not included in the Medicines Reimbursement System (GVS), unless stipulated otherwise in a ministerial regulation (see clause B.15.4);
4. over-the-counter medicines and medicines used in a hospital, insofar as they are not covered by your health insurance, in accordance with Dutch Health Insurance Regulations ('Regeling zorgverzekering');
5. medicines for research or experimental use;
6. medicines, as referred to in Article 40, clause 3, paragraph f of the Dutch Medicines Act ('Geneesmiddelenwet');
7. medicines that are financed in another way, e.g. through a national insurance scheme, government funding or a subsidy;
8. medicines for which we do not have a preference. For more information, see the explanation of preferred medicines in the pharmacy regulations ('Reglement Farmacie') and our list of preferred medicines ('Lijst voorkeursgeneesmiddelen');
9. medicines that are used for indications other than those specified in Appendix 2 of the Dutch Health Insurance Regulations ('Regeling zorgverzekering'). This also applies if the additional terms and conditions are not met. See the explanation in this clause under 'Terms and conditions', 'Approval'. Further terms and conditions:
10. personal care and cosmetic products, such as toothpastes, soaps, disinfectants, shampoos, bath oils, balms, lotions, hair growth preparations and Vichy products;
11. additional costs, e.g. administrative, import and/or postage costs;
12. vitamins and dietary supplements;
13. medicines whereby a claim can be made under a manufacturer's warranty or other compensation scheme, following the failure of the method of administration, related to a medical aid or consumer item where applicable;
14. non-registered medicines, including nonregistered allergens. A pharmacy preparation or a medicine that is registered abroad may, under certain conditions, be eligible for reimbursement;
15. medicines prescribed by an alternative doctor, or another type of healthcare provider not mentioned in this clause.

Please note!
An additional insurance package may cover (to a greater extent) a similar type of healthcare and/or the statutory personal contribution. Your Reimbursements Overview will show whether this is the case.

B.15.1.b. Supply of medicines and advice
The healthcare includes the supply of medicines
and the relevant advice and guidance provided when dispensing these medicines.

The following rules apply to the supply of medicines:
- the medicine may only be supplied to the insured person for whom it is intended, or to his/her carer, or to the healthcare provider responsible for administering the medicine;
- where a medicine is prescribed over a longer period of time, it can be supplied in partial deliveries consisting of a one, two or three-week supply. This only applies where it is medically necessary.

The related advice consists of the following, as a minimum:
- guidance in relation to the use of a new medicine (first issue) or, if you have not used a medicine for more than 12 months, additional guidance in relation to the second issue of a medicine;
- instruction in relation to a medicine that also requires the use of a medical aid;
- pharmacological support during visits to an outpatient clinic, hospitalisation and/or discharge from a hospital.

More information about advice can be found in the pharmacy regulations ('Reglement Farmacie'), which are available on our website.

Please note!
- refer to clause A.21. for the general exclusions.
- the healthcare is subject to the deductible, except in the case of supplying and giving advice on medicines or nicotine replacement products that are part of a quit smoking course if these are prescribed by a contracted quit smoking healthcare provider.

This healthcare does not include:
- information and advice in relation to:
  - over-the-counter medicines (that are not reimbursed under clause B.15.3.); and
  - medicines aimed at preventing illness/disease while travelling abroad;
- provision of and instruction in the use of medical aids, where the associated medicines are paid for by the hospital;
- instruction in the use of medical aids that are required for medicines, if the medical aids are provided by someone other than a pharmacist or a dispensing general practitioner;
- the additional costs of submitting prescriptions and collecting medicines outside of normal opening hours. These are only covered under your health insurance in an emergency.

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<thead>
<tr>
<th>Terms and conditions</th>
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<tr>
<td>Preferred medicines</td>
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<tr>
<td>Within the group of interchangeable medicines, we designate one or more medicines as preferred medicines, on the basis of the lowest price. Within this group, you are only insured for the preferred medicine. There will always be at least one medicine available to you containing the prescribed active ingredient in the appropriate strength and with the appropriate method of administration. For more information, please refer to section 2.3 of the pharmacy regulations ('Reglement Farmacie'). To find out which are preferred medicines, please see the list of preferred medicines ('Lijst voorkeursgeneesmiddelen'). We may amend the list from time to time, in which case we will tell you about it on our website. For medicines that do not appear on the list of preferred medicines ('Lijst voorkeursgeneesmiddelen'), we will reimburse the lowest market price within a group of interchangeable medicines at the time (we refer to this as the Lowest Price Guarantee or Price Preference).</td>
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Healthcare provider
The medicines are supplied by or under the supervision of a pharmacist or a dispensing general practitioner. This can also be in a foreign country, in which case:
- the active ingredient, dosage and method of administration of the medicine must be listed in the Dutch Medicines Reimbursement System (GVS);
- the reimbursement is in line with the reimbursement limit that has been set in the Netherlands (see section 2.1 of the pharmacy regulations ('Reglement Farmacie'));
- the additional terms and conditions as specified in this clause (B.15.1.) apply.

Medicines from foreign countries
Invoices for medicines purchased abroad must be legible and complete. If the name, strength, quantity and method of administration of the medicine are not stated in full on the invoice, you must send us the patient information leaflet, box and/or labels (or a photo of these) along with your invoice.

Treatment proposal
General
The medicines must be prescribed by a general practitioner, doctor for the mentally disabled, geriatric specialist, doctor specialising in infectious
diseases affiliated to a ‘GGD’ (regional health authority), medical specialist, dentist, dental surgeon, physician assistant, nursing specialist or obstetrician (taking into account their authority in relation to writing prescriptions and their field of expertise). All the information relating to this is provided in Article 36 of the Dutch Individual Healthcare Professions Act (‘Wet op de beroepen in de individuele gezondheidszorg’, ‘Wet BIG’), which you will find (in Dutch) at wetten.overheid.nl.

For the additional conditions relating to the authority of a physician assistant and nursing specialist in relation to writing prescriptions, please refer to the Guidance on the Authority of Specialist Nurses and Physician Assistants in relation to Writing Prescriptions (‘Handreiking voorschrijfbevoegdheid verpleegkundig specialisten en physician assistants’) produced by the Dutch Association of Hospital Pharmacists (NVZA) and the Royal Dutch Society for the Promotion of Pharmacy (KNMP). Also see the definition in clause A.1.

**Medicine supply periods**

The healthcare only includes the supply of medicines on prescription (treatment proposal). A prescription is always given for a certain period only and the length of this period can differ for each type of medicine. The following supply periods apply to prescriptions (treatment proposal):

- 15 days or the smallest consumer package for a medicine that you are taking for the first time;
- 15 days for a medicine intended for treating acute conditions with antibiotics or chemotherapy;
- 30 days for sleeping pills (hypnotics) and for medicines aimed at reducing anxiety and agitation (anxiolytics);
- a maximum of 30 days for medicines listed in the Dutch Opium Act (‘Opiumwet’), with the exception of medicines for the treatment of ADHD, for which up to a 3-month supply may be provided;
- 3 months for medicines for the treatment of a chronic illness, or up to 12 months if we have made agreements for this with the pharmacy;
- 12 months for ‘the pill’ (oral contraceptives);
- 1 month for medicines that cost more than €1000 per month. If, after an uninterrupted period of 6 months, the effective dosage has been established and your health has stabilised, a 3-month supply of this expensive medicine can be provided.

If a medicine comes under several of these categories, the shortest period applies.

**No repeat prescriptions**

Prescriptions for the following medicines do not have a maximum validity:

- ‘the pill’ (oral contraceptives); and
- insulin to treat diabetes (‘diabetes mellitus’)

You only need to have these medicines prescribed once and no repeat prescriptions are required. Your health insurance covers no more per year than the amount required for a 12-month period. A new prescription will be required if the medicine, dosage and/or the use of the medicine changes.

**Approval**

For some medicines listed in the Medicines Reimbursement System (GVS), further terms and conditions apply or approval is required (see clause A.18.). You will find these terms and conditions in Appendix 2 of the Dutch Health Insurance Regulations (‘Regeling zorgverzekering’), which you can find (in Dutch) on the government website at wetten.overheid.nl.

Our pharmacy regulations (‘Reglement Farmacie’) contain the list of medicines requiring prior verification (‘Lijst geneesmiddelen met toetsing vooraf’). In this document you can see for each medicine (active ingredient listed) what is needed for the assessment and who will conduct it. This ‘prior verification’ refers to the healthcare provider or us determining in advance whether you satisfy the terms and conditions. The government may change the list in the Dutch Health Insurance Regulations (‘Regeling zorgverzekering’) over the course of a year, in which case we will post new regulations with the amended list online.

**Medicines imported from foreign countries and not registered in the Netherlands**

In accordance with Article 2.8, clause 1, paragraph b of the Dutch Health Insurance Decree (‘Besluit zorgverzekering’), the prescriber must request approval from us in advance for the medicines specified in the header above, subject to the following conditions:

- the medicine must be intended for a patient who has an illness that does not occur more frequently in the Netherlands than in 1 in 150,000 inhabitants; and
- no treatment is possible with a medicine registered in the Netherlands or one prepared in the Netherlands through pharmaceutical compounding; and
- the treatment, prevention or diagnostics are in a form that is suitable for you; and
- the efficacy and effectiveness must have been
proven in scientific literature; and
• the treatment is the most economical for you and the health insurance.

Rates
We use a variety of rates. For more information, please refer to clause A.20.

B.15.2. Medication assessment in the event of chronic use of medicine

Healthcare: what you are insured for
In the case of chronic use of multiple medicines, the healthcare comprises a periodic medication assessment (at least once every 12 months) when required from a medical and pharmaceutical perspective. Please see the pharmacy regulations ('Reglement Farmacie') for more information.

Please note!
• refer to clause A.21. for the general exclusions.
• this reimbursement is subject to the deductible.

Terms and conditions

General
The terms and conditions specified in clause 1.6 of the pharmacy regulations ('Reglement Farmacie') must be fulfilled.

Healthcare provider
The healthcare is provided exclusively by a pharmacist or dispensing general practitioner who has successfully completed a supplementary training course that we consider sufficient for carrying out a medication assessment.

Treatment proposal
A pharmacist, general practitioner (dispensing or otherwise), doctor for the mentally disabled, geriatric specialist or medical specialist must have determined that the medication assessment is required from a medical and pharmaceutical perspective.

Approval
Approval (see clause A.18.) is only required if you need a medication assessment for a different medical or pharmaceutical reason and the general terms and conditions specified above are not fulfilled.

Rates
We use a variety of rates. For more information, please refer to clause A.20.

B.15.3. Over-the-counter medicines and proton-pump inhibitors

Healthcare: what you are insured for
The healthcare comprises the medicines listed below in the case of chronic use. Certain types of these medicines are also available without a prescription.

Over-the-counter medicines and proton-pump inhibitors
These are medicines that come under one of the following categories:
• laxatives;
• medicines to treat allergies;
• medicines to treat diarrhoea;
• medicines to evacuate the stomach;
• artificial tears;
• proton-pump inhibitors, including medicines that have a proton-pump inhibitor as an ingredient.

Please note!
• refer to clause A.21. for the general exclusions.
• this reimbursement is subject to the deductible.
• this healthcare does not include medicines (prescription-only or over-the-counter) and proton-pump inhibitors that you take during the first 15 days.

Terms and conditions

General
• medicines (over-the-counter and prescription-only) are subject to the terms and conditions set out in clause B.15.1;
• the medicine (prescription-only or over-the-counter) and proton-pump inhibitor must be listed in Appendices 1 and 2 of the Dutch Health Insurance Regulations ('Regeling zorgverzekering') and in the ‘G-Standaard’ (the Dutch national database of medicines) administered by ‘Z-Index’;
• the prescriber expects that you will be needing the medicine (prescription-only or over-the-counter) for longer than 6 months to treat a chronic illness. The prescriber must state on the prescription that the medicine being prescribed is for chronic use.

Treatment proposal
A general practitioner, doctor for the mentally disabled, geriatric specialist, medical specialist, dentist, dental surgeon, obstetrician, nursing specialist or physician assistant must have determined that the medicines (prescription-only or over-the-counter) are medically necessary for chronic use.
Approval
Approval may be required because medicines (prescription-only and over-the-counter) and proton-pump inhibitors are subject to additional terms and conditions (see clause B.15.1. under ‘Approval’).

Rates
We use a variety of rates. For more information, please refer to clause A.20.

B.15.4. Medicines prepared by the pharmacy

Healthcare: what you are insured for
This healthcare comprises medicine prepared for a specific prescription by or on the instructions of a pharmacist (pharmaceutical compounding).

Please note!
- refer to clause A.21. for the general exclusions.
- this reimbursement is subject to the deductible.
- compounded medicines that are equivalent or almost equivalent to a registered medicine not included in the Medicines Reimbursement System (GVS) are only reimbursed if stipulated in a ministerial regulation, which may be the case if the medicine:
  - is a compound for use during a ‘bridging period’, i.e. an application for the medicine to be included in the Medicines Reimbursement System (GVS) has been submitted, but a decision has not yet been made;
  - is one that has not been included in the Medicines Reimbursement System (GVS) because it is too expensive, while the price of the compounded medicine would be acceptable.
- compounded medicines that are equivalent or almost equivalent to a medicine that is neither registered nor included in the Medicines Reimbursement System (GVS) are not reimbursed.
- a statutory personal contribution applies to compounded medicines that include a medicinal ingredient for which a statutory personal contribution applies.

Terms and conditions
General
- medicines are subject to the terms and conditions set out in clause B.15.1.
- rational pharmacotherapy must be involved. See clause B.15.1.a. ‘Medicines’.
- for certain preparations, we will need additional information in order to assess whether they qualify as rational pharmacotherapy. For more information, please see clause 4 of the pharmacy regulations (‘Reglement Farmacie’) on the reimbursement of non-registered medicines (‘Vergoeding van niet-geregistreerde medicine’).
- the compounded medicine is not a product within the definition of the Dutch Commodities Act (‘Warenwet’).

Rates
We use a variety of rates. For more information, please refer to clause A.20.

B.16. Dietary preparations

Healthcare: what you are insured for
The healthcare comprises the provision of polymer, oligomer, monomer and modular dietary preparations as liquids and/or for tube feeding.

Please note!
- refer to clause A.21. for the general exclusions.
- this reimbursement is subject to the deductible.
- the healthcare does not include:
  - dietary supplements and vitamin preparations that are available without a prescription;
  - slimming products, not even if they are registered as a dietary preparation;
  - special dietary products such as lactose-free cheese, gluten-free bread, goat’s or horse’s milk, etc.;
  - nutrients administered directly into the bloodstream; these are reimbursed under clause B.15.1.

Terms and conditions
General
The following terms and conditions apply to dietary preparations:
- the dietary preparation you have been prescribed must be registered as a dietary preparation and included as such in the ‘G-Standaard’ (the Dutch national database of medicines) administered by ‘Z-Index’;
- the terms and conditions for dietary preparations as set out in Appendix 2 of the Dutch Health Insurance Regulations (‘Regeling zorgverzekering’) (see clause B.15.1.: ‘Approval, Further terms and conditions’) must be fulfilled;
  - special dietary products (normal but adapted food) have not proven effective for you;
  - other special food products have not proven
B.17. Medical aids

Healthcare: what you are insured for

B.17.1. General
The healthcare comprises the provision of functioning medical aids, for ownership or on loan, and the replacement, adjustment and repair of these medical aids, as well as instruction and guidance in their use. ‘Functioning’ is taken to mean that the medical aids are ready for use on delivery.

‘Medical aids’ are those referred to and/or specified in the Dutch Health Insurance Regulations (‘Regeling zorgverzekering’). Certain medical aids are named specifically in the Dutch Health Insurance Regulations (‘Regeling zorgverzekering’), while others are not. The Dutch Health Insurance Regulations (‘Regeling zorgverzekering’) are available on the government website at wetten.overheid.nl (in Dutch).

Entitlement to the medical aid is specified in accordance with its function — you are insured for a functioning medical aid to compensate for the specified functional impairment. The medical aid must comply with the latest practical and theoretical standards, i.e. it must have been shown to be effective for its intended purpose. An exception applies to conditionally authorised healthcare. Please see clauses A.3.3. and B.22. for more information.

Please note!
- refer to clause A.21. for the general exclusions.
- this reimbursement is subject to the deductible.
- the healthcare does not include:
  - costs for the normal use of the medical aid, such as costs of energy consumption and replacing batteries. However, these costs are covered by your health insurance if this is stated in the regulations on medical aids (‘Reglement Hulpmiddelen’);
  - medical aids that come under the claims provided under the Dutch Social Support Act (‘Wet maatschappelijke ondersteuning’, Wmo);
  - medical aids and dressings supplied as part of and during admission or a specialist medical treatment (see clause B.4. for more information);
  - medical aids that do not comply with the latest practical and theoretical standards, unless they come under clause B.22.;
  - medical aids or modifications to medical aids if they are used exclusively or predominantly in the working or teaching environment, unless stated otherwise in the regulations on medical aids (‘Reglement Hulpmiddelen’);
  - commonly used aids, i.e. aids that do not have a direct relationship to a limitation or disorder you have, such as computers and mobile phones for example, and/or permanent medical aids that are not excessively expensive, like caps, scarves, turbans,
walking frames and adapted eating utensils;
  o inexpensive aids for activities of daily living, such as a jar opener or a reacher/grabber.

- the following medical aids are, in general, not covered by your health insurance, or are only covered under certain terms and conditions. However, they may be covered under your additional insurance. This applies to:
  o bedwetting alarm;
  o vision aids;
  o orthotic insoles;
  o medical aids for foot care;
  o home monitor;
  o medical aids for ADLs;
  o home care items;
  o support pessary;
  o test strips for non-insulin-dependent diabetics patients;
  o personal alarm (social alarm);
  o condoms;
  o braces and bandages;
  o epileptic seizure alarm;
  o cranial orthosis.

For more information, please see clause D.4.

- some medical aids covered by your health insurance are not reimbursed in full and are subject to, for instance, a statutory personal contribution or a statutory maximum reimbursement.

Where this applies, this is stated under the relevant medical aid in our regulations on medical aids (’Reglement Hulpmiddelen’). You can also find information under clause D.4.

**Tip:**
Additional insurance packages also provide reimbursement for certain medical aids. Your Reimbursements Overview will show whether this is the case.

### B.17.2. ‘Reglement Hulpmiddelen’

The medical aids referred to in clause B.17.1. are included in our regulations on medical aids (’Reglement Hulpmiddelen’), which form part of this health insurance. The regulations on medical aids (’Reglement Hulpmiddelen’) also specify:

- the terms and conditions for entitlement to these medical aids;
- whether or not approval from us is required;
- the requirements we stipulate for the medical aid and/or the healthcare provider;
- the amount of the statutory personal contribution or maximum reimbursement, where applicable.

You can view the regulations on medical aids (’Reglement Hulpmiddelen’) on our website or we can provide a copy on request.

### B.17.3. Personal contribution or maximum reimbursement

A statutory personal contribution or statutory maximum reimbursement applies to certain medical aids. Please see the regulations on medical aids (’Reglement Hulpmiddelen’) to find out which medical aids these are. If you obtain the medical aid from a healthcare provider who has a contract with us for this care, we will pay the healthcare provider and subsequently settle the statutory personal contribution with you, unless the regulations on medical aids (’Reglement Hulpmiddelen’) stipulate otherwise.

If you obtain the medical aid from a non-contracted healthcare provider, you pay the healthcare provider and send us the bill. When we settle the bill with you, we will immediately take into account the statutory personal contribution or maximum reimbursement.

**Please note!**

This statutory personal contribution and/or an additional reimbursement on top of maximum amounts may be covered through an additional insurance package; Your Reimbursements Overview will show whether this is the case.

### B.17.4. Care for the medical aid

You are responsible for the medical aid you own or have on loan. You must, in any case, observe the guidelines and/or warranty conditions of the manufacturer and/or healthcare provider.

If a medical aid we have provided for you (either permanently or on loan) is damaged as the result of negligence on your part, costs relating to this damage (including the costs of repair and replacement) are not covered under your health insurance.

If the medical aid is stolen, you must report this to the police, to us and to the healthcare provider.

### Terms and conditions

**General**

- you must satisfy the terms and conditions we have stipulated for the medical aid in question in the terms and conditions of insurance and the regulations on medical aids (’Reglement Hulpmiddelen’).

  - The medical aid must meet the requirements that apply to that medical aid in the regulations on medical aids (’Reglement Hulpmiddelen’).

- given your needs and taking into account the provision of effective healthcare, you are reasonably reliant on a medical aid of that nature and to that extent.
• the medical aid is, for you, necessary and fit-to-purpose, and it is not excessive, unnecessarily expensive or unnecessarily complicated. We and/or the healthcare provider with a contract for this healthcare will determine whether these requirements have been met.
• there must be specific medical grounds for requiring the medical aid. If these medical grounds are stipulated by law, this will be listed along with the relevant medical aid in the regulations on medical aids (‘Reglement Hulpmiddelen’).

Healthcare provider
The regulations on medical aids (‘Reglement Hulpmiddelen’) will state whether, for a particular medical aid, we have specific requirements that apply to a certain healthcare provider.

Prescription
Prior to the start of the treatment, you need a referral and/or prescription for the use of the medical aid from a doctor or another healthcare provider authorised to issue this. The regulations on medical aids (‘Reglement Hulpmiddelen’) specify, for each medical aid, who is authorised to write the referral letter or prescription for that medical aid.

Approval
• approval (see clause A.18.) is required if this is stated for that particular aid in the regulations on medical aids (‘Reglement Hulpmiddelen’).
• we may amend our approval policy for a particular medical aid, in which case the terms and conditions set out in our regulations on medical aids (‘Reglement Hulpmiddelen’) will change as well. We will also tell you about it on our website. If you request approval for the provision of a medical aid, the terms and conditions in effect at the time we receive your request will apply.

Rates
We use a variety of rates. For more information, please refer to clause A.20.

B.17.5. Deleted.

B.18. Transport

B.18.1. Ambulance

Healthcare: what you are insured for
The healthcare includes:
• patient transport by ambulance as referred to in Article 1, Paragraph 1 of the Dutch Ambulance Care Act (‘Wet ambulancedienst’) over a maximum distance of 200 kilometres for a one-way journey, unless you have approval from us for journeys over a longer distance, or in the case of urgent ambulance transport.
• patient transport by another means if transport by ambulance is not possible and if you have received prior approval from us for transport by the other means.
• the operating costs directly linked to the use of an Automated External Defibrillator (AED) that are charged to the ambulance service (i.e. the costs of the electrode pads).

Under the Dutch Ambulance Care Act (‘Wet ambulancezorg’), an ambulance is defined as ‘a motor vehicle, boat or helicopter equipped to transport sick or injured people’.

Example 1:
You are at sea (either within or outside Dutch territorial waters) and you have an accident, with the result that you need to be transported by helicopter. This helicopter transport is also covered by your health insurance if you are transported to the nearest land (in the Netherlands or another country). In such a case, your reason for being at sea – as a professional diver, sports diver, oil rig worker, fisherman, etc. – is irrelevant.

Example 2:
You are in a foreign country and become sick. Given your medical situation, transport by aeroplane is the most suitable way to transport you to the nearest hospital. In this case, the cost of your aeroplane ticket is covered by your health insurance. However, once you have recovered and fly back to where you came from in the foreign country, given that you are no longer sick, the cost of the return aeroplane ticket is not covered by your health insurance.

In an emergency, always contact the Help-line/emergency service.

Please note!
• refer to clause A.21. for the general exclusions.
• this reimbursement is subject to the deductible.
• this healthcare is not covered if the costs can be reimbursed under the Dutch Long-Term Care Act (Wlz) or the Dutch Social Support Act (Wmo).

Terms and conditions

General
• in this context, patient transport means:
  o patient transport in the Netherlands, or in your country of residence if you live in a foreign country;
o transport of an insured person by ambulance between:
- the legal home address or the location of the accident or sudden illness; and
- the nearest location for treatment and nursing.

o patient transport during a temporary stay in a foreign country.

- at the location of treatment and nursing, you receive the healthcare that is covered under your health insurance policy, the Dutch Youth Act (‘Jeugdwet’) in the case of mental healthcare, or the Dutch Long-Term Care Act (Wlz).
- The patient transport by ambulance is medically necessary because any other type of transport (by car, public transport or taxi) would not be responsible for medical reasons.

Healthcare provider
The ambulance service has a recognised permit.

Treatment proposal
A general practitioner, doctor for the mentally disabled, geriatric specialist, medical specialist, physician assistant or nursing specialist must have determined that the patient transport by ambulance is medically necessary. This does not apply if the event of urgent ambulance transport.

Approval
Approval (see clause A.18.) is required if:
- you are being transported more than 200 kilometres on a one-way journey; or
- you want to use a different type of transport, because transport by ambulance is not possible.

Please ask us for a healthcare recommendation in advance if you are in any doubt about the insurance.

Rates
We use a variety of rates. For more information, please refer to clause A.20.

B.18.2. Transport (patient transport by car, public transport or taxi) or accommodation costs

Healthcare: what you are insured for
The healthcare includes:
- other medical transport:
  o by car;
  o in the lowest class of public transport; or
  o by taxi;
  over a maximum distance of 200 kilometres for a one-way journey, unless you have approval from us for journeys over a longer distance;
- patient transport by another means if other medical transport by car, public transport (in the lowest class) or taxi is not possible and if you have received prior approval from us for transport by the other means;
- transport of an escort and, in exceptional cases, two escorts. Having an escort must be required or the insured person being escorted must be under the age of 16. In this context, a guide/assistance dog is also considered to be an escort.

A reimbursement of €0.32 per kilometre applies to other medical transport using a private or rental car.

The distance of the journey is determined using the latest version of the Routenet route planner (which can be consulted for free online), by entering the postcode for the starting point and for the destination to determine the quickest route. The reimbursement is based on full kilometres, with rounding off being done in the usual way.

- reimbursement of the costs of accommodation up to a maximum of €75 per night instead of other medical transport or the reimbursement of costs for such.

Please note!
- refer to clause A.21. for the general exclusions.
- this reimbursement is subject to the deductible.
- a statutory personal contribution or exclusions apply to the healthcare:
  o you must pay a statutory personal contribution of €105 per year for other medical transport;
  o you are not insured for other medical transport if the healthcare you are receiving is reimbursed under your additional insurance package;
  o this healthcare is not covered if the costs can be reimbursed under the Dutch Long-Term Care Act (Wlz) or the Dutch Social Support Act (Wmo);
  o rental costs for a rental car are not covered by your health insurance.

- for reasons of efficiency, you may have to travel with several insured persons if you are transported by taxi;
- a statutory personal contribution does not apply to the costs of accommodation;
- if you request and receive approval from us for reimbursement of the costs of accommodation, you are not entitled to other medical transport or the reimbursement of the costs of such during the treatment;
- transport to and from the place you are staying during treatment is covered under other medical transport;
- the statutory personal contribution for this
healthcare and/or additional healthcare may possibly be covered under an additional insurance package. Your Reimbursements Overview will show whether this is the case.

Terms and conditions

General

Other medical transport

In this context, patient transport means:

- patient transport in the Netherlands, or in your country of residence if you live in a foreign country;
- the transport of an insured person by car, public transport or taxi to:
  - a healthcare provider or facility where you will be treated and/or provided nursing care; and
  - back to your legal home address or to another residence if you will not be able to, within reason, receive the care you need at your own legal home address;
- patient transport during a temporary stay in a foreign country to receive treatment.

The other medical transport is required because:

a. you will be undergoing kidney dialysis;

b. you are being treated for cancer and will be undergoing chemotherapy, radiotherapy or immunotherapy;

c. you are completely dependent on a wheelchair for mobility and so are not able to use public transport or even specially adapted transport. The healthcare you receive at the healthcare provider or facility to which you are being transported must come under the cover of this health insurance;

d. your sight is impaired to such an extent that you are unable to travel without an escort. The healthcare you receive at the healthcare provider or facility to which you are being transported must come under the cover of this health insurance;

e. the insured person is under the age of 18 and requires nursing and care due to complex somatic symptoms or a physical disability. In this case, the insured person requires permanent supervision or needs to have healthcare available nearby 24 hours a day;

f. you have been referred for geriatric rehabilitation in accordance with clause B.4.6.2.

In the case of kidney dialysis, and for chemotherapy, radiotherapy or immunotherapy for the treatment of cancer, other medical transport also includes transport to attend consultations, tests and check-ups that are necessary as part of the treatment.

If you are using other medical transport because you are undergoing kidney dialysis or being treated for cancer and are undergoing chemotherapy, radiotherapy or immunotherapy, you are only insured for other medical transport to and from the location where you are undergoing the kidney dialysis, chemotherapy, radiotherapy or immunotherapy.

Hardship clause

The ‘hardship clause’ applies in certain cases i.e. where it would be very unreasonable for you not to qualify for patient transport for the treatment (or consultations, tests and checks that are necessary as part of the treatment) of a prolonged illness or condition other than those described above.

Explanation:

We use a formula and other information to determine whether you are entitled to other medical transport under the hardship clause. Your request for this transport must be accompanied by a statement from your attending doctor. The healthcare you receive at the healthcare provider or facility to which you are being transported must come under the cover of this health insurance or the Dutch Long-Term Care Act (Wlz).

To determine whether you qualify for other medical transport under the hardship clause, we use the following formula:

\[
\text{number of months' treatment} \times \text{number of treatments per week} \times 52/12 \times (\text{number of kilometres in a one-way journey}) \times 0.25 \text{ (this is the weighting factor)}
\]

If the result is 250 or higher, you are also insured for other medical transport. The distance of the journey is determined using the latest version of the Routenet route planner (which can be consulted for free online), based on the quickest route. The reimbursement is based on full kilometres, with rounding off being done in the usual way.

Example:

\[
5 \times 2 \times 52/12 \times 26 \times 0.25 = 281.67
\]

In the case of chronic conditions other than those described above, hardship may also arise where it would be very unreasonable for you not to qualify for patient transport for the treatment (or consultations, tests and checks that are necessary as part of the treatment) of a prolonged illness or condition other than those described above.

Accommodation costs

You are entitled to reimbursement of accommodation costs if:
• on the basis of your medical indication or the hardship clause, you qualify for other medical transport under the provisions of this clause; and
• you would require the other medical transport on at least three consecutive days; and
• you have submitted an application for reimbursement of the costs of accommodation instead of being provided other medical transport or being reimbursed for the costs of such, and have received our approval for this.

Healthcare provider
If the other medical transport is by taxi, the taxi operator must be a recognised operator (with the ‘TX Keur’ quality mark for taxis) and must be properly licensed.

Treatment proposal
A general practitioner, doctor for the mentally disabled, geriatric specialist, medical specialist or nursing specialist must have determined that the other medical transport is medically necessary.

Approval
Approval (see clause A.18.) is required. This also applies when:
• you are being transported more than 200 kilometres on a one-way journey; or
• you are being transported by means other than by car, public transport (in the lowest class) or taxi – if you are transported by boat, for example.

Given that the healthcare involved must be effective, we will assess whether you can use public transport, private transport or a taxi.

Rates
We use a variety of rates. For more information, please refer to clause A.20.

B.19. Mental healthcare

Clause B.19. covers mental healthcare. The mental healthcare regulations ('Reglement GGZ') form part of this clause. These regulations provide additional information about mental healthcare and specify the further terms and conditions that need to be fulfilled for each aspect of care.

You can view the mental healthcare regulations ('Reglement GGZ') on our website or we can provide a copy on request.

B.19.1. Basic mental healthcare

Healthcare: what you are insured for
The healthcare comprises general basic mental healthcare for insured persons from the age of 18.

In this context, general basic mental healthcare means:
• diagnostics (i.e. identification of a suspected condition) with the intention of starting
• treatment of light to moderate, non-complex psychological conditions or stable chronic problems. In this context, it must be possible to provide the healthcare you require in a single general basic mental healthcare programme of treatment. For more information, please see clause 2.2. of the mental healthcare regulations ('Reglement GGZ').

Evidence-based e-Health can also be used as part of a blended care programme, by which we mean a complete programme of treatment initiated and completed under the responsibility of a healthcare provider. During such a programme, rather than just receiving treatment in person (face-to-face), you also receive some of the treatment online (digital contact) using a special treatment module.

Please note!
• in principle, your healthcare provider may only charge us for one programme of treatment per diagnosis (or diagnosis category). In certain specific cases, a second programme of treatment for general basic mental healthcare may be claimed in a single calendar year; you must, however, not receive any treatment and be free of complaints for a period of at least 2 months after the first programme of treatment. In such cases you will need a new referral, and this must relate to a second (presumed or established) need for help concerning a different diagnosis or diagnosis category to the first need. See also clause 2.2. of the mental healthcare regulations ('Reglement GGZ').
• refer to clause A.21. for the general exclusions.
• this healthcare is subject to the deductible.
• the mental healthcare regulations ('Reglement GGZ') specify the most important forms of healthcare that are excluded under general basic mental healthcare.

Terms and conditions

General
• section 2 of the mental healthcare regulations ('Reglement GGZ'), which covers general basic mental healthcare, provides additional information and more details on the matters covered below.
• the healthcare takes place in the practice of the attending healthcare provider or on an outpatient basis in a general basic mental healthcare facility.

Healthcare provider
• every healthcare provider has mental healthcare quality regulations (‘Kwaliteitsstatuut GGZ’) published by ‘Zorginstituut Nederland’ that are at least equal to the mental healthcare quality regulations model (‘model Kwaliteitsstatuut GGZ’) and complies with these regulations. For salaried psychologists, the facility is responsible for drawing up these quality regulations.
• the coordinating practitioner has ultimate responsibility for the healthcare.
• in the case of independently established healthcare providers, the coordinating practitioner is a clinical psychologist, clinical neuropsychologist, psychotherapist or healthcare psychologist.
• in a healthcare institution, the coordinating practitioner is a clinical psychologist, clinical neuropsychologist, psychotherapist, healthcare psychologist, geriatric specialist, addiction specialist (Royal Dutch Medical Association), clinical geriatrician or specialist mental health nurse.
• in the case of insured persons whose treatment started while they were still covered by the Dutch Youth Act (‘Jeugdwet’) and whose treatment continues after they reach the age of 18, the coordinating practitioner may also be a child psychologist or a remedial education generalist. This exception only applies to the initial course of general basic mental healthcare treatment (‘prestatie’) that starts immediately after the insured person has reached the age of 18.

Referral
A general practitioner, company doctor, medical specialist, coordinating practitioner for specialist mental healthcare or doctor specialising in care for the homeless needs to provide a referral before treatment commences. You can find information on further terms and conditions and exceptions relating to referrals in clause 2.2 of the mental healthcare regulations (‘Reglement GGZ’).

Treatment proposal
See clause 2.2 of the mental healthcare regulations (‘Reglement GGZ’).

Approval
Approval is not required.

Rates
We use a variety of rates. For more information, please refer to clause A.20.
Healthcare provider
- every healthcare provider has mental healthcare quality regulations (‘Kwaliteitsstatuut GGZ’) published by ‘Zorginstituut Nederland’ that are at least equal to the mental healthcare quality regulations model (‘model Kwaliteitsstatuut GGZ’) and complies with these regulations. For salaried psychologists, the facility is responsible for drawing up these quality regulations.
- the healthcare is provided by the coordinating practitioner.
- in a healthcare institution, the coordinating practitioner is a psychiatrist or a clinical psychologist. For specific healthcare needs and where appropriate to the condition, the coordinating practitioner may also be an addiction specialist (Royal Dutch Medical Association), geriatric specialist, clinical geriatrician, psychotherapist, clinical neuropsychologist, specialist mental health nurse or a healthcare psychologist.
- in the case of independently established healthcare providers, the coordinating practitioner is a clinical psychologist, clinical neuropsychologist, psychotherapist or psychiatrist.
- in the case of insured persons whose treatment started while they were still covered by the Dutch Youth Act (‘Jeugdwet’) and whose treatment continues after they reach the age of 18, the coordinating practitioner may also be a child psychologist or a remedial education generalist. This exception only applies to the initial course of specialist mental healthcare treatment (‘prestatie’) that starts immediately after the insured person has reached the age of 18.

Referral
A general practitioner, company doctor, medical specialist, coordinating practitioner for general basic mental healthcare or doctor specialising in care for the homeless needs to provide a referral before treatment commences. You can find information on further terms and conditions and exceptions relating to referrals in clause 3.2 of the mental healthcare regulations (‘Reglement GGZ’).

Treatment proposal
See clause 3.2 of the mental healthcare regulations (‘Reglement GGZ’).

Approval
- the healthcare provider who has a contract with us for this healthcare will assess on our behalf whether your condition comes under your insured healthcare. Our prior approval is not required in this case. A list of these healthcare providers is available on our website.
- approval (see clause A.18.) is required if the healthcare takes the form of in-patient addiction care and the treatment is carried out by a non-contracted healthcare provider.
- approval is not required for healthcare other than addiction care with admission, even if the treatment is provided by a non-contracted healthcare provider.

Rates
We use a variety of rates. For more information, please refer to clause A.20.

B.19.3. Specialist mental healthcare with admission

Healthcare: what you are insured for
You are insured for medically necessary admission to receive specialist mental healthcare during an uninterrupted period of up to 1095 (3 x 365) days. Additional terms and conditions regarding admission and reimbursement are specified in the mental healthcare regulations (‘Reglement GGZ’).

Please note!
- refer to clause A.21. for the general exclusions.
- this reimbursement is subject to the deductible.

Terms and conditions
See clause B.19.2. The following terms and conditions are in addition to or deviation from the terms and conditions of that clause.

General
- sections 3 and 4 of the mental healthcare regulations (‘Reglement GGZ’), which cover specialist mental healthcare in general and specialist mental healthcare with admissions respectively, provide additional information and more details on the matters covered below.
- the healthcare is provided in an institution permitted to operate in the Netherlands under the Dutch Healthcare Institutions (Accreditation) Act (‘Wet toelating zorginstellingen’, WTZ), specifically:
  - the psychiatric ward of a hospital that provides healthcare covered by the Dutch Health Insurance Act (‘Zorgverzekeringswet’);
  - an institution for specialist mental healthcare that provides healthcare covered by the Dutch Health Insurance Act (‘Zorgverzekeringswet’) and/or the Dutch Long-Term Care Act (Wlz).

Healthcare provider
- the psychiatrist or clinical psychologist has
ultimate responsibility for the healthcare.

- the coordinating practitioner will, in principle, be a psychiatrist or a clinical psychologist. The healthcare may additionally be provided by the following coordinating practitioners: an addiction specialist (Royal Dutch Medical Association), geriatric specialist, clinical geriatrician, psychotherapist, clinical neuropsychologist, specialist mental health nurse or healthcare psychologist according to the provisions of the mental healthcare quality regulations.

**Approval**

- the healthcare provider who has a contract with us for this healthcare will assess on our behalf whether your condition comes under your insured healthcare. Our prior approval is not required in this case. A list of these healthcare providers is available on our website.
- our approval is required, however, if the treatment is provided by a non-contracted healthcare provider (see clause A.18.).

**Rates**

We use a variety of rates. For more information, please refer to clause A.20.

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### B.20. Deleted

### B.21. Prevention

### B.21.1. Deleted

### B.21.2. Quitting smoking

#### Healthcare: what you are insured for

You are insured for coaching to help you quit smoking once in a calendar year. Medicines or nicotine substitutes (pharmacotherapy) are only reimbursed in combination with behavioural support in the form of individual (in person, by telephone, online) or group coaching and support with a quit smoking coach in accordance with an accredited quit smoking course. Medicines or nicotine substitutes are reimbursed under this clause, unless the medicine or nicotine substitute is registered in the Medicines Reimbursement System (GVS), in which case it will be reimbursed under the terms of clause B.15.1.

**Please note!**

- refer to clause A.21. for the general exclusions.

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**Terms and conditions**

#### General

Quit smoking coaching consists of interventions aimed at a change in behaviour, if necessary with the help of ‘proven effective’ pharmacotherapy (medicines or nicotine substitutes). Such pharmacotherapy can never be used without behavioural support.

The actual healthcare and support during the quit smoking course are tailored to you and, if necessary, adjusted by the healthcare provider gradually during the care process.

#### Healthcare provider

- the behaviour-changing support is provided by a general practitioner, medical specialist, healthcare psychologist or quit smoking coach.
- the general practitioner, medical specialist or a quit-smoking coach must be listed on the Quality Register for Quit Smoking Coaches (‘Kwaliteitsregister Stoppen met Roken’) and have been trained to provide intensive counselling for those trying to quit smoking.
- if medicines or nicotine substitutes are required in addition to the behavioural support, they must be provided by a supplier contracted by us for quit smoking services, or by a pharmacy.

**Please note!**

- if you are being treated for another addiction as part of mental healthcare, the quit smoking course will also come under the mental healthcare programme for the other addiction.

#### Treatment proposal

- if the pharmacotherapy for the quit smoking coaching is prescribed by your general practitioner, a prescription with the letters SMR (initialisation for the Dutch term for quit smoking) is sufficient.
- healthcare providers who do not have a con-
tract with us for quit smoking interventions will need to refer you to your general practitioner for the pharmacotherapy.

- assuming they have the authority to write such prescriptions (see clause B.15.1.b under ‘Treatment proposal’), healthcare providers who have a contract with us for quit smoking interventions must prescribe the pharmacotherapy using the quit smoking medicines application form (‘Geneesmiddelen bij het stoppen met roken’). This form, which can be downloaded from our website, includes a description of the prescribed procedure.

- you do not need a treatment proposal or referral for the behavioural support during a quit smoking course.

**Approval**

Approval is not required.

**Rates**

We use a variety of rates. For more information, please refer to clause A.20.

### B.22. Conditional healthcare

**Healthcare: what you are insured for**

Conditional healthcare comprises the following healthcare and services designated for a limited time under the Dutch Health Insurance Regulations (‘Regeling zorgverzekering’):

a. until 1 October 2019, treatment of colon carcinoma with adjuvant hyperthermic intraperitoneal chemotherapy;

b. until 1 January 2020, treatment of lumbosacral radicular syndrome in cases of lumbar hernia by means of percutaneous transforaminal endoscopic discectomy (PTED);

c. until 1 January 2020, treatment of medically intractable, chronic cluster headaches with occipital nerve stimulation;

d. until 1 April 2020, autologous fat transfer (AFT) to the breast as a new breast reconstruction procedure;

e. until 1 July 2022, treatment of unresectable (stage 3C) or distant metastatic (stage 4) melanoma with tumour-infiltrating lymphocytes;

f. until 1 January 2022, sacral neuromodulation for therapy-resistant functional constipation with delayed colonic transit;

g. until 1 August 2022, dendritic cell therapy for patients with stage 3B or stage 3C melanoma (a specific form of skin cancer) after complete surgical excision (removal);

h. until 1 October 2022, the treatment of patients with gastric cancer with peritoneal metastases is an experimental treatment, consisting of an operation (partial or total removal of the stomach, and removal of the peritoneal metastases) in combination with hyperthermic intraperitoneal chemotherapy (HIPEC);

i. until 1 January 2023, treatment of patients aged 18 to 65 with BRCA1-like, stage 3 hereditary breast cancer, whereby the patient is treated using high-dose chemotherapy and stem-cell transplant;

j. until 1 April 2023, the use of CardioMEMS pulmonary artery pressure monitoring for patients with chronic heart failure, New York Heart Association class III, with repeated hospital admissions;

k. until 1 October 2023, long-term, active physiotherapy for patients with axial spondyloarthritis (axSpA) with severe functional limitations, and for patients with rheumatoid arthritis (RA) with severe functional limitations;

l. any forms of specialist medical healthcare, medicines or medical aids the government designates, over the course of the year, as conditional healthcare for a set period of time. These forms of conditional healthcare can be found on our website and under Article 2.2 of the Dutch Health Insurance Regulations (‘Regeling zorgverzekering’).

Admission to a hospital may be required for medical reasons.

**Please note!**

- refer to clause A.21. for the general exclusions.
- this reimbursement is subject to the deductible.

### Terms and conditions

**General**

You are participating in a study, by which we mean:

- a main study to determine the effectiveness of the healthcare financed by the Netherlands Organisation for Health Research and Development (ZonMW); and
- an additional national observational study of the healthcare, set up and conducted in cooperation with the main study, if:
  - the insured person, although meeting the criteria for receiving the healthcare, does not meet the criteria for participation in the main study; or
  - the insured person did not participate in the main study and the period for inclusion in the main study has expired; or
  - the insured person took part in the main study, without having received the healthcare, and the insured person’s partic-
The number of treatments, examinations, and the use of diagnostics are set out in an individual treatment plan.

The healthcare for type 2 diabetes can also be provided in the form of multidisciplinary care, in accordance with the healthcare standards for type 2 diabetes. For more information, please refer to clause A.17.3.

Please note!
- refer to clause A.21. for the general exclusions.
- unless the healthcare is provided by a medical specialist in a hospital and claimed under a DBC code, the healthcare is not subject to a deductible.
- this healthcare may be covered to a greater extent under an additional insurance package. Your Reimbursements Overview will show whether this is the case.
- the healthcare does not include personal foot care such as the removal of calluses for cosmetic reasons or general toenail care.
- you are not entitled to reimbursement of the costs of foot care outside of multidisciplinary care if you are already receiving foot care as part of multidisciplinary care for the same condition (and vice versa).

Terms and conditions

General
- in cases of multidisciplinary care, the claim for this healthcare is submitted by:
  - the principal contractor (possibly a podiatrist) in accordance with the policy rule of the ‘Nederlandse Zorgautoriteit’ (Dutch Healthcare Authority, NZa) on general practitioner care and multidisciplinary care (‘Huisartsenzorg en multidisciplinaire zorg’) defined on the basis of the Dutch Healthcare (Market Regulation) Act (‘Wet marktordening gezondheidszorg’, Wmg).
  - the individual, affiliated healthcare providers with what is known as ‘costs for organisation and infrastructure’, i.e. the overhead costs claimed by the principal contractor.
- the healthcare can be provided at your home if this is medically necessary.

Healthcare provider
The healthcare is provided by:
- a medical specialist;
- a general practitioner or a healthcare provider within the general practice or out-of-hours
Please note!
- refer to clause A.21. for the general exclusions.
- this reimbursement is subject to the deductible.

Terms and conditions

General
- based on the diagnostics guidelines of the Federation of Dutch Audiology Centres ('Federatie van Nederlandse Audiologische Centra', FENAC), a communication impairment results from a language development disorder. This is the case if:
  - the disorder can be traced back to neurobiological and/or neuropsychological factors;
  - the language development disorder is the primary condition, meaning that other problems (of a psychiatric, physiological or neurological nature) are subordinate to the language development disorder.
- the healthcare can be provided in your own home.

Healthcare provider
The healthcare is provided on a multidisciplinary basis by healthcare providers operating in a facility for the treatment of persons with sensory impairment. The activities performed by the healthcare providers are restricted to the healthcare as described in Article 2.5(a) of the Dutch Health Insurance Decree ('Besluit zorgverzekering') and the requirements and terms and conditions set out in this decree regarding healthcare for persons with sensory impairment.
- a healthcare psychologist holds final responsibility for the healthcare plan and the audiological and communicative healthcare provided.
- Special education generalists or other specialists may also provide this care.

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• an ophthalmologist or a healthcare psychologist holds final responsibility for the healthcare plan and the visual healthcare provided. Clinical psychologists or other specialists may also provide this care.

Referral
A medical specialist refers the patient on the basis of the national Netherlands Ophthalmology Society (‘Nederlands Oogheelkundig Gezelschap’, NOG) referral guideline for visual healthcare. Prior to the start of extramural treatment, a referral is required from:
• a medical specialist or clinical psychologist from an audiology centre if the disorder/impairment has not been diagnosed before or if the disorder/impairment has changed;
• a general practitioner or youth healthcare doctor if the disorder/impairment has been diagnosed before but an additional need for related healthcare has arisen since. A referral from a general practitioner or youth healthcare doctor is not required if the healthcare being provided is simple rehabilitation by a contracted healthcare facility for insured persons with a visual impairment. Your healthcare facility can tell you whether the care is simple rehabilitation.

Approval
Approval (see clause A.18.) is required if the stay at a facility will last longer than one year. Healthcare facilities offering these stays will know whether you qualify for the stay and when approval is required.

Rates
We use a variety of rates. For more information, please refer to clause A.20.

B.26. District nursing

Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for
The healthcare comprises nursing and care and is related to the medical care needs as referred to in Article 2.4 of the Dutch Health Insurance Decree (‘Besluit zorgverzekering’) or to a high risk of requiring this healthcare.

District nursing care is available to all age groups and includes nursing, care, coordination, observing and monitoring, prevention, and providing support for self-management and case management.

Integrated care
We have made agreements with municipalities on the provision of integrated care so that we can coordinate the performance of both parties’ statutory duties under the Dutch Health Insurance Act (‘Zorgverzekeringswet’) and the Dutch Social Support Act (Wmo). The agreements that are relevant to your health insurance can be found in the terms and conditions of insurance. If you are receiving integrated care (i.e. care provided on the basis of various acts simultaneously, such as the Dutch Health Insurance Act (‘Zorgverzekeringswet’), the Dutch Youth Act (‘Jeugd wet’), the Dutch Social Support Act (Wmo) and the Dutch Long-Term Care Act (Wlz), we recommend that you contact us about this.

Please note!
• refer to clause A.21. for the general exclusions.
• the care may not be provided in combination with a stay in a facility, with the exception of intensive care for children. Where intensive care for children is provided in combination with a stay in a facility, this care may not be purchased using a Personal Care Budget (‘Persoonsgebonden Budget’ or ‘PGB’).
• the care is not obstetric care (see clause B.7. for more information on obstetric care).
• this care is not care for which the costs can be reimbursed under the Dutch Long-Term Care Act (Wlz).
• in the case of care for children under the age of 18 aimed at increasing independence in carrying out activities of daily living (ADL), that care comes under the Dutch Youth Act (‘Jeugdwet’): the care does not take place in a medical context.
• the healthcare is not subject to a deductible.

Terms and conditions

General
• to qualify for the healthcare, you must be, in all reasonableness, reliant on care of that nature and to that extent. The healthcare that is to be provided (and this includes the care needs assessment) must be effective.
• nursing activities and care activities will be provided during one and the same visit to you wherever possible. If the healthcare you will be receiving primarily consists of care activities, you will be in regular contact with the nurse who assessed your care needs so that the nurse can check whether your situation has changed and adjust the care needs assessment and the care plan as necessary. We expect you to cooperate with the healthcare providers to the best of your ability so that they can carry out their work safely and to the
standard expected.
• certain types of healthcare must be provided by specialist nurses (for certain nursing procedures, for example, or case management for people suffering from dementia). Our Healthcare Team (‘Zorgteam’) can help you find a suitable healthcare provider.
• the care is provided in your own surroundings. Intensive care for children can also be provided in a medical day care centre or a children’s hospice.

Personal Care Budget (PGB)
In certain cases, you may also apply to us for a Personal Care Budget (‘Persoonsgebonden Budget’, PGB) for district nursing. More information about this is available in the Dutch Regulations on PGBs for Nursing and Other Care (‘Reglement PGB Verpleging en Verzorging’).

Healthcare provider
General
The district nursing care is provided by healthcare providers (professional staff) who are authorised and competent to perform the activities and can demonstrate this upon request. The nurses (levels 4 and 5) are also registered in accordance with the Dutch Individual Healthcare Professions Act (‘Wet op de beroepen in de individuele gezondheidszorg’, Wet BIG). Reserved activities are carried out in accordance with the applicable frameworks and standards. The nursing specialist or level-5 nurse who assessed the care needs will be involved in the healthcare provision on a continuous basis and will monitor whether the care needs assessment and the care plan (the healthcare provided) are still in line with the actual healthcare needs. If you have any doubt as to whether a care worker’s activities are legitimate, you can contact our Healthcare Team (‘Zorgteam’).

The healthcare provider supplying the care and claiming the costs must have an AGB code for district nursing and qualified staff, i.e. the healthcare provider has access to at least one nurse with an AGB code for ‘Nursing level 5’ who is permanently affiliated with the healthcare provider. Whether more than one level-5 nurse needs to be available depends on the nature of the healthcare being provided. You can ask us whether the healthcare provider meets these conditions.

Care needs assessment
The need for nursing care is assessed by the nursing specialist (Article 14, Dutch Individual Healthcare Professions Act (‘Wet BIG’), Master’s degree at higher professional level) or a level-5 nurse (Article 3, Dutch Individual Healthcare Professions Act (‘Wet BIG’), Bachelor’s degree at higher professional level). A digital classification system is used for the care needs assessment. The contents of the care needs assessment must meet the standards of the Dutch Professional Organisation for Nurses and Professional Carers (‘Verpleegkundigen & Verzorgenden Nederland’, V&VN). The care needs assessment is included in the care plan.

Approval
You do not need our approval if you use a healthcare provider who has a contract with us for this healthcare. The healthcare provider will assess on our behalf whether your condition comes under your insured healthcare. A list of these healthcare providers is available on our website. Our approval is required, however, if the treatment is provided by a non-contracted healthcare provider (see clause A.18.).

Rates
We use a variety of rates. For more information, please refer to clause A.20.

B.27. Short-term stays in a facility

Healthcare: what you are insured for
This healthcare involves a short-term stay at a facility while receiving healthcare from a general practitioner to promote recovery and facilitate a return home. It is expected that this will make a return to your home and recovery, in terms of healthcare, possible in the short term (except in cases of palliative care).

It must have been established that:
• there is an immediate and demonstrable risk of a deterioration in health. Your general practitioner will take your personal situation (such as your home situation) into consideration; and
• hospitalisation is not necessary; and
• you do not need to stay for an indeterminate period of time.

The healthcare includes:
• a stay in the facility to receive medically necessary healthcare;
• 24-hour availability and provision of nursing and/or care;
• medical care, which also includes first-line diagnostics;
• allied healthcare (physiotherapy, Mensendieck/Cesar exercise therapy, speech and language therapy, dietetics and occupational therapy) relating to the indication for this short-term stay.

Explanation:
It is not always possible to receive the healthcare you need at home. This could be the case, for example, when you need continuous observation (for medical or other reasons), when specialist diagnostics or recovery care is required, or when healthcare is suddenly and unexpectedly needed. In the case of palliative care too, it is sometimes not feasible to provide this at home, in which case a hospice might be a better solution. In these situations, you may be entitled to a short-term stay away from home, as described above.
The healthcare is, in principle, aimed at you returning home within three months (except in cases of palliative care). In general, in-patient care for this length of time will be sufficient. If a longer stay is required, the care plan must justify this and explain the purpose of the extended stay.

Please note!
• refer to clause A.21. for the general exclusions.
• you are insured for medicines during your short-term stay; however, in that case the provisions of clauses B.15. and B.16. apply rather than those of B.27.
• this reimbursement is subject to the deductible.
• you are not insured for a short-term stay in a facility if:
  o with a care needs assessment under the Dutch Long-Term Care Act (Wlz), you draw on a full home care package (VPT), a modular home care package (MPT) or a Personal Care Budget (PGB) to arrange care at home, or if you receive your care in a form of clustered accommodation. In these cases, the stay is paid for under the Dutch Long-Term Care Act (Wlz);
  o respite care services are involved, i.e. temporary and full substitute care at home in the event that the regular carer is temporarily unable to provide the care, or can only continue to provide the care if he or she can take a break. These care services fall under the Dutch Social Support Act ('Wet maatschappelijke ondersteuning'). Please contact your municipality to find out about the possibilities;
  o you are younger than 18, in which case the care comes under the Dutch Youth Act ('Jeugdwet'). Please contact your municipality to find out about the possibilities.

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<tr>
<th>Terms and conditions</th>
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<tr>
<td>General</td>
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<tr>
<td>The healthcare is provided in a facility in the Netherlands permitted to provide nursing and personal care under the Dutch Healthcare Institutions (Accreditation) Act ('Wet toelating zorginstellingen', WTZ), where the healthcare provider has, depending on the care being provided, at least one staff member with an AGB-code 'Nurse - level 4 or 5'.</td>
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<tr>
<td>Healthcare provider</td>
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</table>
| The medical care is provided by a geriatric specialist and/or doctor for the mentally disabled, in collaboration and/or consultation with the general practitioner.

The professional carer or nurse provides the healthcare in consultation with the general practitioner and the geriatric specialist/doctor for the mentally disabled. The general practitioner can also provide the healthcare personally.

In the case of allied healthcare, the allied health professional provides the healthcare. In clauses B.8. to B.11. inclusive, the healthcare provider permitted to provide each type of allied healthcare is listed under the heading ‘Healthcare provider’.

| Referral |
| A general practitioner, possibly in consultation with a geriatric specialist, doctor for the mentally disabled, medical specialist and/or a nurse, needs to provide a referral before healthcare commences. |

| Treatment proposal |
| Together with the district nurse and in consultation with the geriatric specialist, doctor for the mentally disabled and/or medical specialist, the general practitioner assesses the need for a short-term stay. |

| Approval |
| Approval is not required. |

| Rates |
| We use a variety of rates. For more information, please refer to clause A.20. |

| B.28. Medical care for specific patient groups |
| The healthcare comprises medical care for specific groups of patients who, in all reasonableness, require this care because their condition and/or limitation impedes and limits them, possibly on a progressive basis, in their self-reliance and ability to manage their own affairs. Some of the specific groups referred to include: |

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**SECTION B**
• older people with complex conditions (somatic and/or psychological); or
• people with chronically progressive degenerative disorders (muscular or neurological) such as Parkinson’s disease, Huntington’s disease or multiple sclerosis; or
• people with acquired brain injury; or
• people with an intellectual disability.

This medical care comprises:
• consultation with the attending doctor on the specific problems;
• consultations aimed at getting medical advice and/or interventions;
• on referral, an assessment, based on specific or multidisciplinary diagnostic testing, to determine the care and treatment plan that best meets the patient’s needs;
• coordinating the treatment plan;
• where applicable, the costs/travel expenses of a healthcare provider who is required to travel to a location other than his or her normal place of work.

Please note!
• refer to clause A.21. for the general exclusions.
• costs covered by the Dutch Long-Term Care Act (‘Wet langdurige zorg’, Wlz) and/or a subsidy scheme are not reimbursed under the health insurance.
• this reimbursement is subject to the deductible.

### Terms and conditions

<table>
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<th>General</th>
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<tr>
<td>The healthcare is provided to insured persons living at home who have complex to highly complex symptoms/problems.</td>
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<th>Healthcare provider</th>
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<th>Referral</th>
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<td>A general practitioner needs to provide a referral before healthcare commences.</td>
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<th>Approval</th>
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<td>Approval is not required.</td>
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<th>Rates</th>
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SECTION C

GENERAL TERMS AND CONDITIONS FOR ADDITIONAL INSURANCE PACKAGES

C.1. Definitions

This clause defines the terms used in sections C and D (Terms and Conditions of Insurance for Additional Insurance Packages) that were not defined previously in section A.

Carer
A person who provides informal care.

Chiropodist/registered chiropodist
A person listed on the appropriate register administered by an association for chiropodists that we have recognised and who runs a practice as a registered chiropodist.

Country of residence
The country where you live, other than the Netherlands. We also take country of residence to mean the country where you are seconded for your work and where you and your family members are living, even when this is for less than one year.

Exercise programme
An exercise programme is aimed at influencing and activating exercise behaviour and developing an active and healthy lifestyle. The duration of the exercise programme is set in advance. The programme is aimed at achieving a change in behaviour. This expressly does not include general programmes aimed at improving fitness.

Health course
A complete learning programme of a certain duration. The main focus of the learning programme is to increase your understanding of a healthy lifestyle. Within a framework of personal contact, the course or programme teaches skills aimed at changing behaviour and/or provides information to this end. The objective is for you to learn how you are personally capable of maintaining and/or improving your physical or mental health.

Home care organisation
An organisation that is able to provide the nursing and care of an insured person in the insured person’s own home.

Informal care
This is care that is provided, on a voluntary basis and without monetary compensation or compensation of an equivalent nature, to a person who, due to his or her long-term and/or chronic illness or condition and/or deteriorating health, would be unable to function independently at home without
this informal care. This care is available every day at (virtually) any hour of the day and can be provided immediately. In almost all situations, the carer and the person receiving the informal care live together.

Live/reside
The situation in which you have one place or country completely, or virtually completely, as the central point of your life and your social activities. If this is not the case but you live in one place for an uninterrupted period of 365 days or more, we deem this to be the place where you live/reside. However, if you stay at that place for a period of less than 365 days, we deem this to be a temporary stay and not a case of living/residing there.

Patients' association
An association that represents the interests of patients and consumers in regard to healthcare and which is affiliated as a member or candidate member to:
- the Dutch Patients and Consumers Federation ('Nederlandse Patiënten Consumenten Federatie', NPCF);
- the Dutch Council of the Chronically Ill and the Disabled ('Chronisch zieken en Gehandicapten Raad Nederland', CGRaad);
- the Platform for People with a Mental Disability ('Platform Verstandelijk Gehandicapten', Platform VG);
- the National Platform for Mental Healthcare ('Landelijk Platform Geestelijke Gezondheidszorg', LPGGz).

Vaccination
The administration of vaccines and/or medicines by means of injection.
The total package of healthcare comprises:
- supply of the vaccine and/or medicines;
- the injection materials;
- administration through one or more injections;
- the required registration/administration;
- any additional diagnostic tests (such as a blood test) required to determine which vaccine to use; and
- the invoiced consultation.

Z-Index
Z-Index is the organisation that collects, verifies, manages and distributes the details of all products available through public pharmacies and dispensing general practitioners. It makes this information available through the ‘G-Standaard’ database, which we use to see whether a medicine is registered, for example, or to check the price for that medicine.

C.2. Fundamentals of your additional insurance packages and medical expenses insurance

C.2.1. General
Further to the provisions of clause A.2, the additional insurance package and/or the medical expenses insurance can be based on:
- a Reimbursements Overview for your insurance packages;
- the health statement filled in by you or a third party (a healthcare provider, for example);
- a completed medical report, where applicable.

C.2.2. Nature of your additional insurance package and medical expenses insurance
The medical expenses insurance is a ‘refund policy’, meaning you are entitled to reimbursement of the costs of healthcare. Your additional insurance package is always a refund policy.

C.2.3. Content of your medical expenses insurance
The terms and conditions for cover under your medical expenses insurance are the same as those for the health insurance. However, the content and scope of the cover provided by the medical expenses insurance can differ from that of the health insurance. The Reimbursements Overview specifies which healthcare you are insured for, along with details of the level of reimbursement.

C.2.4. Different provisions may apply
The following may have provisions that differ to one or more of the clauses in these terms and conditions of insurance:
- the Reimbursements Overview;
- an additional or group agreement;
- the non-standard terms and conditions set out in clause C.11.

C.2.5. References in the Reimbursements Overview
You are only insured for healthcare or reimbursement of healthcare as specified in the clauses listed on your Reimbursements Overview. If only a part of a reimbursement clause is specified rather than the entire clause, the description of the healthcare, the exclusions (see ‘Please Note!’) and the terms and conditions described in that clause or a clause in section A also apply.
C.3. Nature, content and scope of your additional insurance package

C.3.1. Several additional insurance packages

You (the policyholder) may take out several types of additional insurance, both for yourself and for others. However, some additional insurance packages may not be combined with certain others. You can check with us to find out which.

C.3.2. Per family member

You (the policyholder) may choose from our various additional insurance packages for the people listed as insured persons on your policy — they do not all need to have the same insurance.

C.3.3. Children under the age of 18 in one family

a. The additional insurance package or combination of additional insurance packages must be the same for a child as that of one or both of the parents.
   b. It is also possible, contrary to the provisions of point a. above, to take out one or more additional insurance packages for your child that are different to those of the parents, in which case the additional insurance package(s) for your child will no longer be free of charge, nor will the additional insurance package that is the same as that of one or both of the parents. The premium for the additional insurance package that applies to insured persons above the age of 18 will apply to your child in this case.

C.4. Commencement and term of your additional insurance

C.4.1. Commencement and term

If the additional insurance package commences on 1 January, this package will be in effect for one full year. If the additional insurance package commences after 1 January, this package will be in effect for the rest of the current year and the full following year.

C.4.2. Addition of family members

The additional insurance for any family members who are added to your insurance during the term of your additional insurance will be in effect for the same period as your additional insurance.

C.5. Concealment

C.5.1. Questions

Before we accept you for an additional insurance package or medical expenses insurance, we may want to ask you or third parties (such as your healthcare provider) a number of questions. You must answer these fully and truthfully.

C.5.2. Cancellation by us

If the answers provided prove to be inaccurate or incomplete, we will draw this to your attention and you will have 14 days to respond. We can cancel the additional insurance package or the medical expenses insurance immediately within 60 days of discovery of the inaccurate or incomplete information.

C.5.3. Cancellation by the policyholder

From the moment we have notified you of the inaccuracy or incompleteness of the information provided, you have 60 days in which you may cancel your additional insurance package or the medical expenses insurance with immediate effect.

C.6. Cancellation or change

C.6.1. Cancellation for all insured persons

- if the information you provided when taking out an additional insurance package and/or medical expenses insurance policy turns out to be inaccurate or incomplete, we can cancel the insurance concerned with immediate effect within 60 days of this discovery. We will claim back all reimbursements that we have paid you from the day that we were misled.
- if you are more than 2 months in payment arrears for the medical expenses insurance, we may cancel the medical expenses insurance policy in question.

C.6.2. Cancellation for one insured person

We will cancel the additional insurance package and medical expenses insurance for one insured person when any of the following situations arise:

- the insured person is no longer a member of your (the policyholder’s) family as defined herein;
- your (the insured person’s) stay abroad can no longer be considered temporary under these terms and conditions of insurance and we have
not given you express permission to keep your additional insurance. You must notify us in writing if one or both of the situations listed above arises, and we must receive this notification within 30 days of the situation in question arising.

C.6.3. No cancellation

You are not entitled to cancel your additional insurance package in the case that we:

- reduce the premium;
- make a change to the terms and conditions of insurance that gives you more rights or fewer obligations;
- change the premium because you have reached a certain age and therefore come under a different age category;
- make a change to the terms and conditions of insurance or the premium that is not related to the additional insurance you (the policyholder) have taken out;
- change the terms and conditions of insurance as a result of a government policy or statutory regulations.

C.7. Amount of the premium and costs

In addition to the costs specified in section A, you (the policyholder) must also pay:

- a surcharge on the premium for each child younger than 18 years for whom you have taken out additional insurance. This surcharge only applies if the parents or guardians have not also taken out one or more additional insurance packages with us or if they have taken out different additional insurance packages. We will invoice this surcharge to you (the policyholder);
- a surcharge on the premium for every insured person for whom you have taken out an additional insurance package with us, but for whom no health insurance has been taken out. We will invoice this surcharge to you (the policyholder);
- a surcharge on the premium due to you having reached a certain age during the term of your additional insurance package;
- taxes that we are required to pay, by law or under a treaty, to particular bodies or authorities.

Any surcharges that apply have been included in the premium shown on your policy document.

C.8. Premium and costs upon cancellation

It is possible that you may still owe us premium and costs for an additional insurance package or a medical expenses insurance policy that has been cancelled. If you take out a new insurance policy with us, we are entitled to:

- offset the costs of healthcare due for reimbursement under your new additional insurance package or new medical expenses insurance policy against the old outstanding debt;
- postpone our obligations until such time as you (the policyholder) have paid all premiums and costs that are due and payable.

C.9. Reimbursement

C.9.1. Maximum reimbursement if you are not insured for the full year

We reimburse certain treatments up to a certain maximum amount per year. If your insurance starts or ends during the course of the year, we will not reduce this maximum amount.

C.9.2. Maximum reimbursement when switching additional insurance packages

You might be receiving healthcare that is partly reimbursed under your additional insurance package, but not in full. A maximum amount for costs may apply, for example, or you may be entitled to only a certain number of treatments. Let’s say you subsequently take out another additional insurance package that covers this healthcare but not in full, and let’s also say that this new additional insurance package also reimburses the same healthcare up to a certain amount or up to a certain number of treatments in a period longer than one year as specified by us. In this case:

- the amount that you have already been reimbursed through your previous additional insurance with us counts towards the maximum amount of your new additional insurance package;
- the number of treatments that you obtained under your previous additional insurance with us counts towards the maximum number of treatments under your new additional insurance package;
- the period in which you are entitled to limited reimbursement continues, uninterrupted, in your new additional insurance package, on the understanding that this period starts at the moment you first incurred costs.
The provisions of this clause also apply if we amend the amount of the costs or the number of treatments reimbursed under your additional insurance package. Any reimbursements you received prior to this amendment will count as well.

Please note!
This clause does not apply to the reimbursement of orthodontics as specified in clause D.8.5.

### C.9.3. Consecutive reimbursements

The national insurance and social security schemes, such as the Dutch Long-Term Care Act (Wlz; formerly the AWBZ), the Dutch Youth Act (‘Jeugd wet’) or the Dutch Social Support Act (Wmo), and your health insurance do not reimburse all healthcare (or not in full). The healthcare costs that you are not reimbursed, might, under certain conditions, be covered by your additional insurance package. This applies when:

- the costs relate to treatments that are included in your health insurance or are covered under the national insurance or social security schemes; and
- the healthcare is reimbursed in part under a national insurance or social security scheme, or through your health insurance; and
- the reimbursement is included in your additional insurance package; and
- you meet the terms and conditions set for the treatments concerned, as specified in these Terms and Conditions of Insurance for Additional Insurance Packages; and
- we have received an original, written statement from the implementing bodies for the relevant national insurance and social security schemes or from the insurer for the health insurance. This statement must specify that the invoice you submit to us for an additional reimbursement has already been submitted and processed there, as well as how it was processed and why it was not reimbursed.

### C.10. General exclusions

#### C.10.1. Pre-existing illness

When you register with us, we may ask you about any pre-existing illnesses, conditions or impairments. If you withhold or conceal any information about this, we will not reimburse any healthcare relating to the illness, condition or impairment that you knew to exist or that already was causing symptoms at the time you applied for the insurance. We will, however, reimburse other healthcare unrelated to the illness, condition or impairment that you concealed, as long as this is covered under your insurance.

#### C.10.2. Other schemes or insurance

There are some costs of healthcare that we do not reimburse.

- we do not reimburse costs you could have been reimbursed for, or treatments you would have been entitled to (if you had not been insured under the additional insurance package) under:
  - a Dutch or foreign national insurance scheme, social security act or other statutory scheme, such as the Dutch Health Insurance Act ('Zorgverzekeringswet'), Dutch Youth Act ('Jeugd wet'), Dutch Long-Term Care Act (Wlz) or the Dutch Social Support Act (Wmo); or
  - a Dutch or foreign government scheme or a subsidy scheme such as a national immunisation programme; or
  - an EU regulation, EU treaty, EEA treaty or a bilateral social security treaty that the Netherlands has signed; or
  - another agreement, regardless of whether this was in effect at the time you took out your additional insurance or came into effect after.

- nor do we reimburse costs:
  - related to urgent treatment abroad; and
  - which a travel insurer or other insurer claims from us if you have taken out a separate travel or other insurance policy with them; and
  - which, if you had not taken out insurance with us, would be covered by that separate travel or other insurance policy (including cover for medical expenses abroad) or that have been paid or advanced by the travel or other insurer on other grounds; and
  - which are excluded by this travel or other insurer if you have a health insurance policy or an additional insurance package.

The travel insurance provider/insurer has not signed the covenant on overlap of insurance policies ('Convenant Samenloop'), which regulates the division of the costs reimbursed to the insured person. It does not matter whether your separate travel or other insurance policy took effect before or after your insurance with us — your insurance with us does not reimburse urgent treatment abroad that comes under the separate travel or other insurance policy. Our insurance serves as a ‘top-up’, i.e. we only reimburse costs that exceed the cover offered by this separate travel or other insurance.
policy.
• we do not reimburse costs for healthcare for which you could possibly have also been reimbursed under another scheme or insurance policy but where you have not informed us of the name of the insurer concerned.

### C.10.3. Personal contribution and deductible

We do not reimburse the following costs, unless we explicitly state that we will reimburse these costs in these terms and conditions of insurance or the reimbursements overview that applies to you:

• the personal contributions (statutory or otherwise) that you must pay under the provisions of the Dutch Youth Act (‘Jeugdwet’), Dutch Long-Term Care Act (Wlz), Dutch Social Support Act (Wmo) or the Dutch Health Insurance Act (‘Zorgverzekeringswet’);
• costs offset against the compulsory deductible or your voluntary deductible under the health insurance;
• the costs you are required to pay yourself for the insured healthcare because you have claimed costs at a rate higher than the rate reimbursed under your insurance. You can read more about these rates in clause A.20.;
• costs for treatment relating to psychoanalysis;
• costs for treatment of a cosmetic-surgery nature.

### C.10.4. Intentional acts, negligence, criminal offences, violations and fraud

We do not reimburse treatments and the costs thereof if you cause the condition or injury intentionally, or if it arises from your negligence or your recklessness, which, in any case, will be deemed to be the case if the condition or injury arises:

• through you operating a vehicle, vessel or aircraft (which includes a plane, helicopter, parachute, hot-air/gas balloon, and hang-glider) without complying with the legal requirements;
• through your participation in races or a speed contest involving a vehicle, vessel or aircraft as stated above;
• as a result of a sports event in which you participated in a professional capacity;
• from you taking part in a brawl, assault or other violent act;
• through you voluntarily participating in actual armed activities in foreign armed forces, except if you exclusively provide humanitarian aid or care or exclusively perform medical activities as an aid worker;
• through you not cooperating in the healing process or hindering or obstructing it.

### Lifesaving, rescue and self-defence

These exclusions do not apply if the costs have arisen due to you using legal self-defence, or rescuing yourself, other people, or animals. Nor do these exclusions apply if you rescue your own property or that of others if this rescue reasonably justifies the act or behaviour mentioned in the exclusion, or is based on a statutory duty of care.

### Criminal offences, violations and fraud

We do not reimburse the costs that occur as the result of a criminal offence, violation or fraud either, i.e. costs that relate to or are the result of you committing, attempting to commit, participating in, or being an accessory to a criminal offence, violation or fraud, or you being involved in an accident in any of these circumstances. This condition applies not only if you personally commit a criminal offence, violation or fraud, but also if such is committed by someone else who has an interest in the reimbursement or the insurance contract (a healthcare provider, for example).

In the event of fraud, we may also:
• report this to the police;
• cancel the insurance contract(s);
• make a record in the warning systems used by insurers;
• claim back reimbursements that have been made and costs incurred (including costs of investigation).

### C.11. Non-standard terms and conditions

Terms and conditions may apply to your additional insurance package that differ from, or are in addition to the terms and conditions of insurance described above. These non-standard terms and conditions may also apply to your medical expenses insurance.

Your Reimbursements Overview shows whether one or more of the following non-standard or additional terms and conditions applies to your insurance.

#### C.11.1. Medical expenses insurance

Check your Reimbursements Overview to see whether one of the following non-standard terms and conditions applies to your insurance.

#### C.11.1.1. Description

You can only take out medical expenses insurance if you are not obliged to take out health in-
insurance under the Dutch Health Insurance Act (‘Zorgverzekeringswet’).

For healthcare in your country of residence or abroad (other than in the Netherlands) with a healthcare provider with whom we have not concluded an agreement, the healthcare provider must comply with the requirements, laws and regulations that apply in that country. For the other terms and conditions, we will check whether, if possible, these meet the terms and conditions under the relevant clause for that healthcare. Where this is not possible, we will base our assessment on what is customary in the country concerned.

C.11.1.2. End of the medical expenses insurance

Please notify us if you are obliged to take out health insurance under the Dutch Health Insurance Act (‘Zorgverzekeringswet’) and we will end your medical expenses insurance.

C.11.1.3. Deductible

The following rules apply to you in terms of the deductible:

- every year, you may choose from different amounts for the deductible for each insured person. You can see how much your deductible is on your policy document;
- all members of your family must choose the same amount for the deductible;
- the family deductible is a maximum of twice the amount of the deductible that you have chosen for the individual insured persons;
- the deductible is the amount you pay yourself for costs that would normally be reimbursed through the medical expenses insurance before you can start receiving reimbursements. Once the deductible has been paid, we will reimburse any subsequent costs that come under the cover of the insurance;
- a deductible is not the same as a personal contribution (statutory or otherwise). Deductibles and statutory or other personal contributions may apply simultaneously to the insured healthcare.

C.11.1.4. Rate for invoices from your country of residence

a. For healthcare under your general insurance policy, if you live abroad, we use the market rate applicable in your country of residence for the reimbursement of invoices, i.e. a rate that is reasonable given the market conditions in your country of residence.

b. For healthcare under your general insurance policy or medical expenses insurance, if the market rates applicable in your country of residence differ from the market rates applicable in the Netherlands, we reimburse the costs of insured healthcare up to the higher of the 2 rates, but never more than the claimed rate.

c. For healthcare under your additional insurance package, if you have an additional insurance package that provides a maximum reimbursement for certain types of healthcare, this maximum reimbursement amount will be doubled on the basis of this clause. However, we never reimburse more than the amount stated on the bill.

Example 1 for a. and b.:

You are undergoing physiotherapy in your country of residence Malaysia and you receive an invoice amounting to the equivalent of €36 for a session there. A similar physiotherapy session would cost €28.50 in the Netherlands. In this case, we reimburse €36.

Example 2 for a. and b.:

Let’s say you live in Greece and you receive 5 sessions of physiotherapy there. In Greece, the average charge for such healthcare is €22 per session, while in the Netherlands this costs €28.50. You receive an invoice for €120 for all five sessions, which works out at €24 per session. In this case, we reimburse the entire invoice of €120.

Example 3 for c.:

You have had six alternative healthcare sessions in your country of residence Malaysia. You receive an invoice for €70 per session, amounting to a total of €420. You have an additional insurance package that covers a maximum of €30 per session up to a maximum of €250 per year. Your reimbursement per session is doubled to €60 (based on 2 x €30). You will need to cover the remaining €10 (based on €70 minus €60) yourself. Since the maximum reimbursement per year is also doubled (to €500), the reimbursement for the six sessions will be €360 (based on 6 x €60).
C.11.1.6. Premium for medical expenses insurance
You must notify us if you move to another country, as a different premium may apply to your medical expenses insurance in this case.

C.11.2. ‘Verdragspolis’
Check your Reimbursements Overview to see whether one of the following non-standard terms and conditions applies to your insurance.

C.11.2.1. When are you entitled to a ‘Verdragspolis’?
You may only register yourself and your family members for the ‘Verdragspolis’ if you are entitled to be insured under treaty, i.e. you are a Dutch resident entitled to receive medical care in one of the treaty countries.
We define family member as the spouse or partner, and any child (including adopted and foster children) under the age of 18 of the person insured under treaty.
This spouse, partner or child furthermore does not earn or receive income in the Netherlands — if he or she does you must notify us.
The ‘Verdragspolis’ and your additional insurance end when you or your co-insured family member:
• are no longer entitled to medical care at the expense of an EU/EEA member state in accordance with Regulation (EEC) No. 1408/71 or No. 883/04; or
• are no longer entitled to medical care at the expense of Switzerland in accordance with Regulation (EEC) No. 1408/71 or No. 883/04; or
• are no longer entitled to medical care at the expense of a country with which the Netherlands has entered into a bilateral social security treaty.
C.11.2.2. No reimbursement
The ‘Verdragspolis’ does not entitle you to reimbursement of healthcare costs which, in accordance with statutory regulations, are covered by the healthcare, social security scheme or statutory insurance of the country in which you receive income.

C.11.3. Commencement, term and end of additional insurance packages
Check your Reimbursements Overview to see whether one of the following non-standard terms and conditions applies to your insurance.

C.11.3.1. You may only take out this additional insurance if:
• you are not obliged to take out health insurance under the Dutch Health Insurance Act (‘Zorgverzekeringswet’); and
• you live in an EU member state (other than the Netherlands), an EEA member state or a treaty country with which the Netherlands has entered into a bilateral social security treaty; and
• you are entitled to healthcare or reimbursement of the costs under that treaty or under European Regulation No. 1408/71 or No. 883/04 on social security. This healthcare or reimbursement is for the expense of the Netherlands, the EU member state, the EEA member state or the treaty country; and
• you have provided us with a copy of your proof of registration with the implementing body of the insurer for the social or statutory insurance in that EU member state, EEA member state or treaty country.

C.11.3.2. DELETED.

C.11.3.3. Your additional insurance ends when you move back to the Netherlands.

C.11.3.4. You may only take out this additional insurance if:
• you are obliged to take out health insurance under the Dutch Health Insurance Act (‘Zorgverzekeringswet’); and
• you are a member of a group agreement on the basis of which you were able to take out this additional insurance.
This additional insurance package ends if you no longer fulfil both of these conditions.

C.11.3.5. You may only take out this additional insurance if:
• you and your family members are obliged to take out health insurance under the Dutch Health Insurance Act (‘Zorgverzekeringswet’); and
• you are registered with or known to a municipal social service (‘Gemeentelijke Sociale Dienst’, GSD) of the Dutch Municipalities that have concluded a group agreement with us. This registration is based on an entitlement to benefits, where the entitlement is either specified in the group agreement or can be deemed equivalent to it on the grounds of that group agreement.
This additional insurance package ends if you no longer fulfil both of these conditions.

**C.11.3.6.**
You may only take out this additional insurance if:
- you and your family members are obliged to take out health insurance under the Dutch Health Insurance Act (‘Zorgverzekeringswet’); and
- the collective labour agreement for the hospital sector and residential and nursing homes for the elderly (‘Collectieve arbeidsovereenkomst voor het Ziekenhuiswezen of de Bejaarden-noorden’) applies to you (the policyholder).

This additional insurance package ends if you no longer fulfil both of these conditions.

**C.11.3.7.**
You can only take out this additional insurance package if you are admitted to a facility for the disabled with which we have entered into a group agreement for a medical expenses insurance policy and the costs of the admission are covered under the Dutch Long-Term Care Act (Wlz).

This additional insurance package ends if you no longer fulfil this condition.

**C.11.3.8. ‘Meegroeservice’**
There are a number of circumstances under which you can change your additional insurance package, such as pregnancy, adoption, divorce, marriage, moving in together, loss of employment, death, moving house, retiring or when your children leave home. You can call us to request a change, which will only be granted up to once a year. The new additional insurance will come into effect on the first day of the month following the month in which you requested the change, or later if preferred.

**C.11.4. Healthcare and (no) cost reimbursement**

Check your Reimbursements Overview to see whether one of the following non-standard terms and conditions applies to your insurance.

**C.11.4.1.**
Your additional insurance package gives you additional cover for healthcare and costs above that which you receive through the healthcare, social security or statutory insurance in your country of residence.

Costs that you are not reimbursed or not reimbursed in full by your country of residence, but which would come under the health insurance in the Netherlands, will be reimbursed through your additional insurance package.

The healthcare, social security or statutory insurance in your country of residence, together with this additional insurance package, provide cover of the costs in your country of residence. This makes the scope equivalent to the health insurance cover that would apply if you had incurred the same costs in the Netherlands.

For healthcare in your country of residence or abroad (other than in the Netherlands) with a healthcare provider with whom we have not concluded an agreement, the healthcare provider must comply with the requirements, laws and regulations that apply in that country. For the other terms and conditions, we will check whether, if possible, these meet the terms and conditions under the relevant clause for that healthcare. Where this is not possible, we will base our assessment on what is customary in the country concerned.

**C.11.4.2.**
If you live outside the Netherlands but within Europe, your additional insurance package will provide the same reimbursement as it does to insured persons who live in the Netherlands. In this context, Europe is defined as the collectivity of countries with national sovereignty that are part of the European continent, including the Russian Federation (up to the Urals) and the countries in or bordering the Mediterranean Sea.

**C.11.4.3.**
DELETED.

**C.11.4.4.**
DELETED.

**C.11.4.5. Rate for invoices from your country of residence**

a. For healthcare under your general insurance policy or your medical expenses insurance, if you live abroad, we use the market rate applicable in your country of residence for the reimbursement of invoices, i.e. a rate that is reasonable given the market conditions in your country of residence.

b. For healthcare under your general insurance policy or medical expenses insurance, if the market rates applicable in your country of residence for similar healthcare differ from the market rates applicable in the Netherlands, we reimburse the costs of insured healthcare up to
the higher of the 2 rates, but never more than the claimed rate.

C. For healthcare under your additional insurance package, if you have an additional insurance package that provides a maximum reimbursement for certain types of healthcare, this maximum reimbursement amount will be doubled on the basis of this clause.

Example for point c.:

You have had six alternative healthcare sessions in your country of residence Malaysia. You receive an invoice for €70 per session, amounting to a total of €420. You have an additional insurance package that covers a maximum of €30 per session up to a maximum of €250 per year. Your reimbursement per session is doubled to €60 (based on 2 x €30). You will need to cover the remaining €10 (based on €70 minus €60) yourself. Since the maximum reimbursement per year is also doubled (to €500), the reimbursement for the six sessions will be €360 (based on 6 x €60).

C.11.4.6. Non-urgent medical care in an EU/EEA member state

You are insured for reimbursement of healthcare outside of your country of residence as long as this healthcare is provided in an EU or EEA member state. This reimbursement amounts to a maximum of 200% of the market rate to which you are entitled in the Netherlands or in your country of residence. We will never reimburse more than the claimed rate.

The healthcare provided must be healthcare that would also be reimbursed under your additional insurance package if it had been provided in the Netherlands or in your country of residence. You are only insured for healthcare and the costs of healthcare stated in the Reimbursements Overview for your additional insurance package(s) and/or your dental insurance. The terms and conditions that are stipulated for the individual reimbursements (clauses) under the additional insurance package remain in force.

C.11.5. Premium adjustment

Check your Reimbursements Overview to see whether one of the following non-standard terms and conditions applies to your insurance.

We will adjust the premium for your additional insurance package and/or medical expenses insurance when you are or reach a certain age. Your Reimbursements Overview shows which ages are concerned.

a. The premium adjustment takes effect on the first day of the month following the month in which you reach the specified age.

b. The premium adjustment takes effect on 1 January of the year following the year in which you reach the specified age.

C.11.6. Additional provisions

Check your Reimbursements Overview to see whether one of the following non-standard terms and conditions applies to your insurance.

C.11.6.1. Country of residence

Contrary to the definition of the term country of residence, if you are staying in the Caribbean and the healthcare you require is not available there, you can obtain this healthcare in the United States; this healthcare will still be deemed to be healthcare in your country of residence.

C.11.6.2. Medicines

Further to the provisions of clause B.15.1, the healthcare comprises the provision of medicines recognised and supplied in your country of residence and advice on their use.

C.12. Accident care

C.12.1. General

‘Accident’ within the meaning of these terms and conditions is defined in clause A.1.

‘Accident care’ applies:

- to healthcare that is covered as ‘accident care’ under your medical expenses insurance and/or additional insurance package;
- to the extent that your medical expenses insurance and/or additional insurance package includes cover for accident care. This is stated on the Reimbursements Overview; and
- this healthcare is required based on the standards and norms that apply to the profession of the relevant healthcare providers; and
- this healthcare is provided as a direct consequence of an accident; and
- this healthcare is not urgent care; and
- to the extent and for as long as this healthcare is necessary to restore your medical condition or dental condition to the status immediately prior to the accident. If full recovery is not possible, this accident care comprises healthcare that brings you reasonably close to this state of
recovery in accordance with the latest practical and theoretical standards. We do not reimburse healthcare required due to a lack of maintenance or care of your teeth or other body parts, or healthcare relating to a bodily function, condition, teeth, or body parts that were already missing at the time of the accident.

C.12.2. Abroad
We do not reimburse the costs of accident care if this accident care is provided outside the Netherlands (or, if you live in another country, outside your country of residence).

C.12.3. More than one policy
If you have taken out two or more insurance policies with us, each of which reimburses costs for the same accident care, costs will only be reimbursed under the policy with the highest reimbursement for accident care.

C.12.4. Conditions for reimbursement
You are insured for certain types of accident care:
- if the accident took place when you were insured with us for the particular type of accident care; and
- from the moment we receive the notification or a statement from you or from a healthcare provider on your behalf:
  - that you have been injured in an accident; and
  - specifying when the accident occurred; and
  - stating that the particular type of healthcare is required as a direct result of the accident.
This notification must be provided as soon as possible; no later than when the treatment under the accident care starts; or
- if you have such, you send us the official police report showing the date and the circumstances of the accident.

C.13. Rollover service
Check your Reimbursements Overview to see whether one of the following non-standard terms and conditions applies to your insurance.

With your additional insurance package, you can have treatments/sessions you did not use in one year roll over to the next year. You need to be insured for this ‘rollover service’ for at least one year before you can start using it. Treatments/sessions that roll over to the next year may only be used within that year, after which they expire.
If you switch to a different additional insurance package and this does not include the ‘rollover service’, you can still use the treatments/sessions that rolled over from the year before the switch during the first year of the new additional insurance package.

Example 1:
In 2020, you are covered for 9 sessions of physiotherapy and/or exercise therapy. In 2020, you are reimbursed for 5 of these sessions, meaning you have 4 sessions left that will roll over to 2021. This means that in 2021 you are entitled to 13 sessions of physiotherapy and/or exercise therapy. Of these 13, 10 are reimbursed in 2021. The 4 sessions that rolled over from 2020 are reimbursed first and then 6 sessions from the 2021 additional insurance package are reimbursed. Now you have 3 sessions left (9 - 6) that will roll over to 2022, meaning that in 2022 you are entitled to 12 (9 + 3) sessions of physiotherapy and/or exercise therapy.

Example 2:
In 2020, you are covered for 9 sessions of physiotherapy and/or exercise therapy. You do not have any physiotherapy in 2020, which means that all 9 sessions roll over to 2021. Again in 2021, you do not need any physiotherapy. However, the sessions from 2020 have expired, so only the 9 sessions from 2021 roll over to 2022.

Example 3:
As of 1 January 2020, you are covered for 9 sessions of physiotherapy and/or exercise therapy. In 2020, you are reimbursed for 5 of these sessions, meaning you have 4 sessions left that will roll over to 2021. This means that in 2021 you are entitled to 13 sessions of physiotherapy and/or exercise therapy. With effect from 1 January 2021, you switch from this additional insurance package to another, one that does not include the ‘rollover service’. Your new additional insurance package covers 18 sessions of physiotherapy and/or exercise therapy. Because you still have 4 sessions left from 2020, you are entitled to 22 sessions of physiotherapy and/or exercise therapy in 2021. If you do not use the 4 sessions that rolled over, they will expire at the beginning of 2022.
D.1. Specialist medical healthcare

D.1.1. Sterilisation

Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

**Healthcare: what you are insured for**

We reimburse the costs of sterilisation. The amount we reimburse is shown on your Reimbursements Overview.

**Please note!**

- see clauses A.21. and C.10. for general exclusions.
- the healthcare is not subject to a deductible.

**Terms and conditions**

**Healthcare provider**

- in the case of an insured male, the treatment is carried out by or under the responsibility of a medical specialist or general practitioner.
- in the case of an insured female, the treatment is carried out by or under the responsibility of a medical specialist (gynaecologist).

**Referral**

A doctor or doctor for the mentally disabled needs to provide a referral before treatment commences.

**Approval**

Approval is not required.

**Rates**

We use a variety of rates. For more information, please refer to clause A.20.

D.1.2. Sterilisation reversal

Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

**Healthcare: what you are insured for**

We reimburse sterilisation reversal. The amount we reimburse is shown on your Reimbursements Overview.

**Please note!**

- see clauses A.21. and C.10. for general exclusions.
- the healthcare is not subject to a deductible.

**Terms and conditions**

**Healthcare provider**

The treatment is carried out by or under the re-
sponsibility of a medical specialist.

Referral
A doctor or doctor for the mentally disabled needs to provide a referral before treatment commences.

Approval
Approval is not required.

Rates
We use a variety of rates. For more information, please refer to clause A.20.

D.1.3. Ear position correction surgery

Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for
We reimburse correction of the position of the ears (protruding ears). The amount we reimburse is shown on your Reimbursements Overview.

Please note!
- see clauses A.21. and C.10. for general exclusions.
- the healthcare is not subject to a deductible.

Terms and conditions

Healthcare provider
The treatment is carried out by or under the responsibility of a medical specialist.

Referral
A doctor, doctor for the mentally disabled or youth healthcare doctor needs to provide a referral before treatment commences.

Approval
Approval is not required.

Rates
We use a variety of rates. For more information, please refer to clause A.20.

D.1.4. Laser eye surgery or lens implant

Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for
We reimburse eyesight correction by means of laser eye treatment or lens implant such as that done by medical specialists. A maximum reimbursement for a specified period applies. The amount of the reimbursement and the length of the period are shown on your Reimbursements Overview.

Please note!
- see clauses A.21. and C.10. for general exclusions.
- the healthcare is not subject to a deductible.

Terms and conditions

General
- the treatment is not reimbursed through the health insurance.
- you have not yet reached the maximum level of reimbursement within the specified period.

Healthcare provider
The treatment is carried out by a medical specialist (ophthalmologist).

Approval
Approval is not required.

Rates
We use a variety of rates. For more information, please refer to clause A.20.

D.1.5. Deleted

D.1.6. Deleted

D.1.7. Cosmetic treatment

Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for
We reimburse cosmetic treatments solely aimed at improving a person’s appearance. The amount we reimburse is shown on your Reimbursements Overview.

Please note!
- see clauses A.21. and C.10. for general exclusions.
- reimbursement of laser eye treatment comes under clause D.1.4. (eyesight correction), not under the present clause. Check your Reimbursements Overview to see whether you are entitled to reimbursement.
- the healthcare is not subject to a deductible.

Terms and conditions

General
- the maximum reimbursement applies over the entire period that you have an additional insurance package with us that includes this reimbursement.
- the maximum reimbursement applies for all cosmetic treatments together.

Healthcare provider
The healthcare is provided by a medical specialist.

**Approval**
Approval (see clause A.18.) is required.

**Rates**
We use a variety of rates. For more information, please refer to clause A.20.

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### D.1.8. Treatment for snoring

*Your Reimbursements Overview will show whether or not you are entitled to reimbursement.*

**Healthcare: what you are insured for**
We reimburse treatment for snoring. The amount we reimburse is shown on your Reimbursements Overview.

**Please note!**
- see clauses A.21. and C.10. for general exclusions.
- we do not reimburse the costs of medical aids (prescribed or otherwise) to prevent snoring.
- the healthcare is not subject to a deductible.

**Terms and conditions**

**Healthcare provider**
The healthcare is provided by a medical specialist.

**Approval**
Approval is not required.

**Rates**
We use a variety of rates. For more information, please refer to clause A.20.

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### D.1.9. Breast prosthesis

*Your Reimbursements Overview will show whether or not you are entitled to reimbursement.*

**Healthcare: what you are insured for**
We reimburse medical specialist care (plastic surgery) where one or both breast prostheses are replaced. The amount we reimburse is shown on your Reimbursements Overview.

**Please note!**
- see clauses A.21. and C.10. for general exclusions.
- the healthcare is not subject to a deductible.

**Terms and conditions**

**General**
- the treatment concerned involves the replacement of one or more breast prostheses in circumstances other than following a mastectomy or in the case of agenesis/aplasia of the breast(s).
- one of the situations described in clause B.4.5. must exist.

**Please note!**
- replacement of a breast prosthesis (or two breast prostheses) implanted following a mastectomy or as a result of the complete failure of one or both breasts to develop in women (agenesis/aplasia) can be reimbursed under the health insurance. For more information, please refer to clause B.4.1.

**Healthcare provider**
The healthcare is provided by a facility for specialist medical healthcare or a medical specialist.

**Approval**
Approval (see clause A.18.) is required.

**Rates**
We use a variety of rates. For more information, please refer to clause A.20.

---

### D.2. Prevention

**D.2.1. Deleted**

**D.2.2. Prevention: examinations, training and vaccinations**

*Your Reimbursements Overview will show whether or not you are entitled to reimbursement.*

**Healthcare: what you are insured for**
We reimburse the following examinations, health courses or healthcare:

a. preventive examination to identify risk factors related to cardiovascular disease;

b. online health check or a basic preventive examination to identify risk factors related to conditions that could restrict or limit the ability to work. This examination or check is carried out in the manner agreed with the healthcare provider or healthcare facility we have contracted to provide this healthcare.

c. the Basic Health Check and finger prick (‘Gezondheidscheck Basis en vingerprik’) carried out following a health check designated by us. The health check consists of a personal account where you are given access to selected modules. After completing the health check,
you receive a personalised health report and health plan with practical advice and suggestions on where to get the help required;
d. examination to identify complaints restricting the ability to work;
e. microlearning: this is a short online training course (max. 30 minutes) where the focus is on learning by alternately reading short texts and watching short videos;
f. e-learning: this is an online training course aimed at changing behaviour and/or lifestyle and motivating the participant to take positive action;
g. e-health: this is a personalised online training course with both educational and action modules aimed at motivating the participant to make changes in his or her behaviour to prevent symptoms and/or reduce their impact;
h. health check: this is a health check using an online health questionnaire and a blood test to determine several baseline values. After the check, you receive online feedback with practical advice. This health check is performed by a party designated by us;
i. preventive influenza vaccination (the ‘flu jab’);
j. preventive meningococcal vaccination.

The amount we reimburse is shown on your Reimbursements Overview.

Please note!
• see clauses A.21. and C.10. for general exclusions.
• we do not reimburse:
  o self-tests;
  o examinations (preventive or otherwise) relating to prevention programmes;
  o examinations (preventive or otherwise) for which a permit is required under the Dutch Population Screening Act (‘Wet op het bevolkingsonderzoek’, WBO);
  o imaging diagnostics (a Total Body Scan, for example);
  o tests that are obligatory by law or are based on a collective labour agreement;
• vaccinations that have been or should have been given in accordance with the Dutch Public Health (Preventive Measures) Act (‘Wet collectieve preventie volksgezondheid’, WCPV) or a national immunisation programme.
• examinations, tests and treatments (all preventive or otherwise) of a sports medicine nature are reimbursed under clause D.2.6. ‘Sports medicine-related advice’ and not under the present clause;
• laboratory tests are reimbursed under clause B.3. ‘General practitioner care’ if they are carried out by the general practitioner, or under clause B.4. ‘Specialist medical healthcare’ if they are carried out by a laboratory. They are not reimbursed under the present clause.
• the healthcare is not subject to a deductible.

Terms and conditions

<table>
<thead>
<tr>
<th>General</th>
</tr>
</thead>
<tbody>
<tr>
<td>• the preventive examination is aimed at conditions, or risk factors for conditions, for which an effective, targeted treatment is possible;</td>
</tr>
<tr>
<td>• the health check referred to in clause D.2.2.c. and any follow-up checks are conducted on a website designated by us;</td>
</tr>
<tr>
<td>• follow-up examinations take place in direct response to and on the recommendation of the health check.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Healthcare provider</th>
</tr>
</thead>
<tbody>
<tr>
<td>• the preventive examination referred to in clause D.2.2.a. is carried out by your general practitioner or an authorised healthcare provider or employee within the practice of the general practitioner who works under the final responsibility of the general practitioner.</td>
</tr>
<tr>
<td>• the preventive examination referred to in clause D.2.2.b. is only performed by a healthcare provider who or healthcare facility that has a contract with us for this healthcare.</td>
</tr>
<tr>
<td>• the health check and any follow-up examinations are conducted by the healthcare provider that is affiliated to the website that has been contracted by us for this healthcare.</td>
</tr>
<tr>
<td>• for the regular medical check-up referred to under clause D.2.2.d, the healthcare provider or healthcare facility does not need to have a contract with us.</td>
</tr>
<tr>
<td>• the preventive vaccinations referred to in clauses D.2.2.i. and D.2.2.j. are performed by or under the responsibility of a doctor; the vaccine is supplied by the ‘GGD’ (regional health authority) or a supplier who has a contract with us for this healthcare.</td>
</tr>
</tbody>
</table>

Approval
Approval is not required.

Rates
We use a variety of rates. For more information, please refer to clause A.20.

D.2.3. Prevention for travel abroad

Your Reimbursements Overview will show whether or not you...
Healthcare: what you are insured for

We reimburse preventive measures for trips to a country with a heightened risk of infectious diseases and parasitic conditions.

If a vaccination booklet is classed as an official certificate for this healthcare, we reimburse this too. We also reimburse the costs of consultation (we do not reimburse additional costs for the use of a clinic for people with a needle phobia).

The healthcare and the amount we reimburse is shown on your Reimbursements Overview.

We reimburse the following for the prevention of infectious diseases and parasitic conditions:

a. pills (with a prescription for enough pills to last a maximum of six months) to prevent:
   - malaria;
   - typhoid;

b. a vaccination for:
   - diphtheria;
   - tetanus;
   - polio;
   - measles, mumps and rubella (MMR);
   - hepatitis A;
   - hepatitis A/B (Twinrix combination vaccine);
   - hepatitis B;
   - yellow fever;
   - typhoid;
   - and/or a blood test in connection with hepatitis B;

c. a vaccination for and/or examination concerning:
   - tuberculosis;
   - meningitis;
   - Japanese encephalitis;
   - tick-borne encephalitis;
   - rabies;
   - and/or a Mantoux test to screen for possible tuberculosis. The Mantoux test is carried out as a preventive measure before travelling to a country with a heightened risk of infectious diseases and parasitic conditions;

d. (deleted);

e. preventive vaccinations and preventive medicines (with a prescription for enough pills to last a maximum of six months), blood test in connection with hepatitis B and a Mantoux test to screen for possible tuberculosis in preparation for a trip (for holiday or other reason) to a country with a heightened risk.

Please note!

- see clauses A.21. and C.10. for general exclusions.
- we do not reimburse vaccinations that have been or should have been given in accordance with the Dutch Public Health (Preventive Measures) Act (‘Wet collectieve preventie volksgezondheid’, WCPV) or a national immunisation programme.
- we do not reimburse the Mantoux test under this clause if it is given after returning from a trip, but the test may possibly come under the healthcare provided by clause B.3.2.
- the healthcare is not subject to a deductible.

Terms and conditions

General

You will be going on a trip to a country with a heightened risk of illnesses for which preventive vaccinations, medicines or tests are prescribed.

Healthcare provider

- the preventive medicines or vaccinations are administered and/or tests are performed by a doctor, company doctor or healthcare facility registered and affiliated with the Dutch national coordination centre for travel advice (‘Landelijk Coördinatiecentrum Reizigersadvies’, LCR) (such as a ‘GGD’, regional health authority), or by a doctor registered with the body of doctors with special qualifications (‘College voor Huisartsen met Bijzondere Bekwaamheden’) or who is affiliated with the LCR.
- the vaccines for the preventive vaccinations are supplied by a pharmacy, a ‘GGD’ (regional health authority) or a supplier recognised by us. You can find out which these are on our website.

Approval

Approval is not required.

Rates

We use a variety of rates. For more information, please refer to clause A.20.

D.2.4. Deleted

D.2.5. Consultation on menopause, pregnancy or breast cancer

Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for

We reimburse the costs of consultations relating to:

a. the menopause;

b. pregnancy or cancer (e.g. breast cancer).

The amount we reimburse is shown on your Reimbursements Overview.
Please note!
- see clauses A.21. and C.10. for general exclusions.
- for preconception care (relating to a desire to have children) see clause B.3.1.
- the healthcare is not subject to a deductible.

Terms and conditions
Healthcare provider
- the menopause consultations (a.) are given by:
  - a menopause consultant affiliated to Care for Women or the Dutch association for specialist menopause nurses (‘Vereniging Verpleegkundig Overgangs Consulenten’, VVOC);
  - a facility specialising in menopause consultations.
- the other consultations (b.) are given by a consultant affiliated with Care for Women.
Approval
Approval is not required.
Rates
We use a variety of rates. For more information, please refer to clause A.20.

D.2.6. Sports medicine-related advice

Healthcare: what you are insured for
We reimburse:
- sports examinations;
- sports medicine-related examinations.
The amount we reimburse is shown on your Reimbursements Overview.

Please note!
- see clauses A.21. and C.10. for general exclusions.
- the healthcare is not subject to a deductible.

Terms and conditions
Healthcare provider
The healthcare provider is a doctor listed as a sports doctor on the relevant register administered by the Medical Specialists Registration Committee (‘Registratiecommissie Geneeskundig Specialisten’, RGS) in accordance with the Dutch Individual Healthcare Professions Act (‘Wet op de beroepen in de individuele gezondheidszorg’) and working in a sports medicine-related advice centre or sports medicine-related facility certified by the Foundation for the Certification of Actors in Sports Healthcare (‘Stichting Certificering Actoren in de Sportgezondheidszorg’, SCAS).
By way of exception, the healthcare provider for a diving medical examination is a doctor who is:
- registered as an SCAS-certified diving medical examiner (SCAS is the Foundation for the Certification of Actors in Sports Healthcare (‘Stichting Certificering Actoren in de Sportgezondheidszorg’)); or
- a Medical Examiner of Divers (MED) level 1 with the European College of Baromedicine (ECB).
Approval
Approval is not required.
Rates
We use a variety of rates. For more information, please refer to clause A.20.

D.2.7. Dietary advice

Healthcare: what you are insured for
We reimburse the costs of dietary advice, i.e. advice and support for weight control.
The amount we reimburse is shown on your Reimbursements Overview.

Please note!
- see clauses A.21. and C.10. for general exclusions.
- you are not entitled to dietetics or dietary advice (see clause B.11.) (or to reimbursement of the costs of dietetics or dietary advice) in combination with the combined lifestyle intervention programme (see clause B.3.4.) for the same indication without there being an additional healthcare need based on a separate, specific indication.
- the healthcare is not subject to a deductible.

Terms and conditions
General
- you can receive treatment and support if you are healthy and if you are overweight (BMI between 25 and 30) or, by way of exception, obese (BMI above 30);
- the healthcare is aimed at weight control.
Healthcare provider
The healthcare is provided by:
- a qualified weight management consultant affiliated with the Dutch association of weight management consultants (‘Beroepsvereniging Gewichtsconsulenten Nederland’, BGN);
- a dietician.
Approval
Approval is not required.

Rates
We use a variety of rates. For more information, please refer to clause A.20.

D.2.8. Health course

Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for
We reimburse health courses aimed at preventing illnesses and/or improving your health or in which you learn how to deal with your illness. The health course will allow you to maintain and/or improve your physical or mental health. The amount we reimburse is shown on your Reimbursements Overview.

Please note!
- see clauses A.21. and C.10. for general exclusions.
- we do not reimburse:
  o work-related and/or recreational therapy;
  o exercise programmes — these come under clause D.22. Check your Reimbursements Overview to see if you are covered for these;
  o company emergency responder courses, including Baby and Child First Aid courses for registration as a childminder ('Gastouder') as defined in the Dutch Childcare Act ('Wet kinderopvang').
- the healthcare is not subject to a deductible.

Terms and conditions

General
- during the entire period that you attend a health course, you must have an additional insurance package that includes entitlement to reimbursement of a health course.
- in this context, a health course is also defined as:
  o a First Aid course if you complete that course with an examination and are awarded a valid and registered certificate/diploma;
  o a First Aid refresher course if this extends the validity of a certificate/diploma you have already been awarded;
  o separate First Aid modules;
  o a membership fee, if this entitles you to First Aid refresher courses.
- on completion of the First Aid course/First Aid module, you must enclose a copy of your certificate/diploma when you submit the invoice.

Healthcare provider
The health course is provided by:
- a home care organisation;
- a ‘GGD’ (regional health authority);
- a national or regional patients’ association;
- a hospital (facility for specialist medical healthcare) or outpatient clinic of such a facility;
- in the case of First Aid courses, an organisation or association that is the qualitative equivalent of the ‘Oranje Kruis’ or Red Cross. This healthcare provider gives courses for insured persons who are not taking the course in connection with practising a profession or for occupational use. A list of professional organisations is available on our website;
- a healthcare group with which we have entered into agreements on the specified health course;
- an organisation, other than those mentioned above, that has a contract with us for this healthcare.

Approval
Approval is not required.

Rates
We use a variety of rates. For more information, please refer to clause A.20.

D.2.9. Patients’ association

Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for
We reimburse the contribution and/or the registration fees for:
- a. one or more patients’ associations;
- b. a district nursing association (‘kruisvereniging’) or home care organisation.
Please see your Reimbursements Overview to find out which healthcare is reimbursed, as well as the number of associations/organisations and the amount of the contribution/registration fee.

Please note!
- see clauses A.21. and C.10. for general exclusions.
- the healthcare is not subject to a deductible.

Terms and conditions

Healthcare provider
The contribution and/or the registration fee is for membership of:
- a national or regional patients’ association;
- a district nursing association (‘kruisvereniging’) or home care organisation that can be organ-
Terms and Conditions of Insurance for Health Insurance and Additional Insurance Packages
with effect from 1 January 2020

ised/can operate either regionally or nationally.

Approval
Approval is not required.

Rates
We use a variety of rates. For more information, please refer to clause A.20.

D.2.10. Fall prevention
Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for
We reimburse programmes aimed at decreasing your chance of falling. The amount we reimburse is shown on your Reimbursements Overview.

Please note!
• see clauses A.21. and C.10. for general exclusions.
• we do not reimburse programmes other than those specifically named below.
• the healthcare is not subject to a deductible.

Terms and conditions
General
• you have participated in a programme designated as ‘bewezen effectief’ (proven effective) by the Dutch Centre for Healthy Living (‘Centrum Gezond Leven’). These are the ‘In Balans’ (in balance), ‘Zicht op Evenwicht’ (a view to balance), ‘Vallen Verleden Tijd’ (falling, a thing of the past) and ‘Otago’ programmes.
• during the entire period that you attend the fall prevention programme, you must have an additional insurance package that includes entitlement to reimbursement of a fall prevention programme.
• on completion of the programme, you must send us proof of participation together with a claim form.

Approval
Approval is not required.

Rates
We use a variety of rates. For more information, please refer to clause A.20.

D.2.11. Self-management course
Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for
We reimburse courses aimed at increasing your independence so that you can carry out, on your own – completely or in part – the required healthcare activities. The purpose of these self-management courses is to teach you how to deal with your own chronic condition better and, as a result, make fewer demands on formal healthcare. The amount we reimburse is shown on your Reimbursements Overview.

Please note!
• see clauses A.21. and C.10. for general exclusions.
• we do not reimburse:
  o work-related and/or recreational therapy;
  o health courses — these come under clause D.2.8. Check your Reimbursements Overview to see if you are covered for these;
  o exercise programmes — these come under clause D.22. Check your Reimbursements Overview to see if you are covered for these.
• the healthcare is not subject to a deductible.

Terms and conditions
General
• during the entire period that you attend a self-management course, you must have an additional insurance package that includes entitlement to reimbursement of a self-management course.
• you have a chronic condition. This is the case, for example, if you are entitled to receive multidisciplinary care in relation to:
  o diabetes mellitus type II (DM Type II) in insured persons who are aged 18 or above;
  o vascular risk management (VRM) to manage cardiovascular disease;
  o chronic obstructive pulmonary disease (COPD);
  o asthma.
• on completion of the self-management course, you must enclose a copy of your certificate/diploma when you submit the invoice.

Healthcare provider
The self-management course is given by:
• a home care organisation;
• a ‘GGD’ (regional health authority);
• a national or regional patients’ association;
• an organisation, other than those mentioned above, that has a contract with us for this healthcare.

Approval
Approval is not required.

Rates
We use a variety of rates. For more information, please refer to clause A.20.

D.2.12. Health test
Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

**Healthcare: what you are insured for**

We reimburse the costs of an integrated medical health test. This test is aimed at the prevention and early detection of diseases and disorders, and is followed by recommendations. The medical health test comprises:

- a general questionnaire about your health;
- measuring your blood pressure and your waist, and calculating your BMI (Body Mass Index);
- a blood test to check your cholesterol and glucose level;
- urinalysis for protein, blood and glucose;
- a pulmonary function test;
- an eye test;
- a written report at the end with the results of the various tests and recommendations.

This medical health test can be supplemented with:

- audiological screening;
- exercise stress test (‘bike test’);
- personal lifestyle discussion.

**Please note!**

- see clauses A.21. and C.10. for general exclusions.
- we do not reimburse the following costs, not even from one of the other components of your additional insurance package:
  - medicines that we have not designated (non-preferred medicines);
  - tonics/invigorating agents, slimming preparations, dietary supplements (apart from a few registered dietary supplements), dietary preparations and vitamin preparations;
  - personal care products such as soaps, shampoos, bath oils, balms, lotions and/or hair growth preparations;
  - medicines to treat nicotine dependency. For more information, please refer to clause B.21.2. Quit smoking course.
- we do not reimburse the costs mentioned below, except where, according to your Reimbursements Overview, you are expressly insured for the relevant section of clause D.3.
  - alternative (homeopathic and anthroposophic) medicines (see clause D.7.2. for more information);
  - statutory personal contributions for medicines covered by the health insurance;
  - medicines not covered by the health insurance because they are not included in the Medicines Reimbursement System (GVS);
  - medicines that do not satisfy the terms and conditions in Appendix 2 (medicines) of the Dutch Health Insurance Regulations (‘Regeling zorgverzekering’), the text of which is available (in Dutch) on the government website at wetten.overheid.nl;
  - medicines that are precautionary, or aimed at preventing illness in relation to trips abroad;
  - certain registered dietary supplements.
- the healthcare is not subject to a deductible.

**Healthcare provider**

The health test is carried out by a general practitioner, company doctor or medical specialist.

**Rates**

We use a variety of rates. For more information, please refer to clause A.20.

---

**D.3. Medicines**

**D.3.1. Medicines, general**

Clause B.15.1. contains the general terms and conditions that apply to your medicines under the health insurance. The terms and conditions in clause B.15.1. also apply to the medicines specified under clause D.3.1. to D.3.5. inclusive. Waar wij het begrip “geneesmiddel(en)” gebruiken, bedoelen wij medicijn(en) en andersom.

**Please note!**

- see clauses A.21. and C.10. for general exclusions.
- we do not reimburse the following costs, not even from one of the other components of your additional insurance package:
  - medicines that we have not designated (non-preferred medicines);
- we do not reimburse the following costs, not even from one of the other components of your additional insurance package:
  - medicines that we have not designated (non-preferred medicines);
  - statutory personal contributions for medicines covered by the health insurance;
  - medicines not covered by the health insurance because they are not included in the Medicines Reimbursement System (GVS);
  - medicines that do not satisfy the terms and conditions in Appendix 2 (medicines) of the Dutch Health Insurance Regulations (‘Regeling zorgverzekering’), the text of which is available (in Dutch) on the government website at wetten.overheid.nl;
  - medicines that are precautionary, or aimed at preventing illness in relation to trips abroad;
  - certain registered dietary supplements.
- the healthcare is not subject to a deductible.
Healthcare: what you are insured for
We reimburse the statutory personal contributions that you must pay for the following under the Medicines Reimbursement System (GVS):

a. contraceptive medicines;
b. medicines other than contraceptives;
c. all medicines.

The healthcare and the maximum amount we reimburse is shown on your Reimbursements Overview.

Please note!
- see clauses A.21. and C.10. for general exclusions.
- see clause D.3.1. to find out which medicines we do not reimburse.
- the healthcare is not subject to a deductible.

Terms and conditions
See clause D.3.1. The following terms and conditions are in addition to or deviation from the terms and conditions of that clause.

General
the medicines are registered in accordance with the Dutch Medicines Act ('Geneesmiddelenwet').
the medicines are registered in the ‘G-Standaard’ (the Dutch national database of medicines) administered by ‘Z-Index’.

Healthcare provider
The medicines are supplied by or under the supervision of a pharmacist, dispensing general practitioner or online pharmacy.

Approval
Approval is not required.

Rates
We use a variety of rates. For more information, please refer to clause A.20.

D.3.3. Medicines for erectile dysfunction
Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for
We reimburse the costs of medicines for erectile dysfunction (e.g. Viagra®, Cialis®, Levitra®, Androskat®, Spedra® and Muse®).

The amount we reimburse is shown on your Reimbursements Overview.

Please note!
- see clauses A.21. and C.10. for general exclusions.
- the healthcare is not subject to a deductible.

Terms and conditions
See clause D.3.1. The following terms and conditions are in addition to or deviation from the terms and conditions of that clause.

General
the medicines are registered in accordance with the Dutch Medicines Act ('Geneesmiddelenwet').
the medicines are registered in the ‘G-Standaard’ (the Dutch national database of medicines) administered by ‘Z-Index’.

Healthcare provider
The medicines are supplied by or under the supervision of a pharmacist, dispensing general practitioner or online pharmacy.

Approval
Approval is not required.

Rates
We use a variety of rates. For more information, please refer to clause A.20.

D.3.4. Medicines, other
Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for
We reimburse registered medicines that are not reimbursed under the health insurance. The amount we reimburse is shown on your Reimbursements Overview.

Please note!
- see clauses A.21. and C.10. for general exclusions.
- see clause D.3.1. to find out which medicines we do not reimburse.
- we do not reimburse medicines under this clause that are covered by one of the other clauses in D.3.
- the healthcare is not subject to a deductible.

Terms and conditions
See clause D.3.1. The following terms and conditions are in addition to or deviation from the terms and conditions of that clause.

General
the medicines are registered in accordance with the Dutch Medicines Act ('Geneesmiddelenwet').
the medicines are registered in the ‘G-Standaard’ (the Dutch national database of medicines) administered by ‘Z-Index’.

Healthcare provider
The medicines are supplied by or under the supervision of a pharmacist, dispensing general practitioner or online pharmacy.

Approval
Approval is not required.

Rates
We use a variety of rates. For more information, please refer to clause A.20.

D.3.3. Medicines for erectile dysfunction
Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for
We reimburse the costs of medicines for erectile dysfunction (e.g. Viagra®, Cialis®, Levitra®, Androskat®, Spedra® and Muse®).

The amount we reimburse is shown on your Reimbursements Overview.

Please note!
- see clauses A.21. and C.10. for general exclusions.
- the healthcare is not subject to a deductible.

Terms and conditions
See clause D.3.1. The following terms and conditions are in addition to or deviation from the terms and conditions of that clause.

General
the medicines are registered in accordance with the Dutch Medicines Act ('Geneesmiddelenwet').
the medicines are registered in the ‘G-Standaard’ (the Dutch national database of medicines) administered by ‘Z-Index’.

Healthcare provider
The medicines are supplied by or under the supervision of a pharmacist, dispensing general practitioner or online pharmacy.

Approval
Approval is not required.

Rates
We use a variety of rates. For more information, please refer to clause A.20.

D.3.4. Medicines, other
Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for
We reimburse registered medicines that are not reimbursed under the health insurance. The amount we reimburse is shown on your Reimbursements Overview.

Please note!
- see clauses A.21. and C.10. for general exclusions.
- see clause D.3.1. to find out which medicines we do not reimburse.
- we do not reimburse medicines under this clause that are covered by one of the other clauses in D.3.
- the healthcare is not subject to a deductible.

Terms and conditions
See clause D.3.1. The following terms and conditions are in addition to or deviation from the terms and conditions of that clause.

General
the medicines are registered in accordance with the Dutch Medicines Act ('Geneesmiddelenwet').
the medicines are registered in the ‘G-Standaard’ (the Dutch national database of medicines) administered by ‘Z-Index’.

Healthcare provider
The medicines are supplied by or under the supervision of a pharmacist, dispensing general practitioner or online pharmacy.

Approval
Approval is not required.

Rates
We use a variety of rates. For more information, please refer to clause A.20.

D.3.3. Medicines for erectile dysfunction
Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for
We reimburse the costs of medicines for erectile dysfunction (e.g. Viagra®, Cialis®, Levitra®, Androskat®, Spedra® and Muse®).

The amount we reimburse is shown on your Reimbursements Overview.

Please note!
- see clauses A.21. and C.10. for general exclusions.
- the healthcare is not subject to a deductible.

Terms and conditions
See clause D.3.1. The following terms and conditions are in addition to or deviation from the terms and conditions of that clause.

General
the medicines are registered in accordance with the Dutch Medicines Act ('Geneesmiddelenwet').
the medicines are registered in the ‘G-Standaard’ (the Dutch national database of medicines) administered by ‘Z-Index’.

Healthcare provider
The medicines are supplied by or under the supervision of a pharmacist, dispensing general practitioner or online pharmacy.

Approval
Approval is not required.

Rates
We use a variety of rates. For more information, please refer to clause A.20.

D.3.4. Medicines, other
Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for
We reimburse registered medicines that are not reimbursed under the health insurance. The amount we reimburse is shown on your Reimbursements Overview.

Please note!
- see clauses A.21. and C.10. for general exclusions.
- see clause D.3.1. to find out which medicines we do not reimburse.
- we do not reimburse medicines under this clause that are covered by one of the other clauses in D.3.
- the healthcare is not subject to a deductible.

Terms and conditions
See clause D.3.1. The following terms and conditions are in addition to or deviation from the terms and conditions of that clause.

General
the medicines are registered in accordance with the Dutch Medicines Act ('Geneesmiddelenwet').
the medicines are registered in the ‘G-Standaard’ (the Dutch national database of medicines) administered by ‘Z-Index’.

Healthcare provider
The medicines are supplied by or under the supervision of a pharmacist, dispensing general practitioner or online pharmacy.

Approval
Approval is not required.

Rates
We use a variety of rates. For more information, please refer to clause A.20.
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registered glucosamine in the case of joint complaints;
registered melatonin for children with ADHD.

Healthcare provider
The medicines are supplied by or under the supervision of a pharmacist, dispensing general practitioner or online pharmacy.

Approval
Approval is not required.

Rates
We use a variety of rates. For more information, please refer to clause A.20.

D.3.5. Contraceptives
Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for
We reimburse the following contraceptive medicines and contraceptive medical aids that are reimbursed up to a specific age under the health insurance:
a. contraceptive pill (‘the pill’);
b. all contraceptive medicines and/or contraceptive medical aids.
The amount we reimburse and up to what age is shown on your Reimbursements Overview.

Please note!
• see clauses A.21. and C.10. for general exclusions.
• the healthcare is not subject to a deductible.

Terms and conditions
See clause D.3.1. for the terms and conditions for contraceptive medicines and clause D.4.0. for the terms and conditions for contraceptive medical aids. The terms and conditions that apply to fitting a diaphragm or inserting an intrauterine device (based on clause D.4.0.) are listed in our regulations on medical aids (‘Reglement Hulpmiddelen’). The following terms and conditions are in addition to or deviation from the terms and conditions of that clause.

General
• the contraceptive medicine or medical aid is reimbursed up to the age of 21 under the health insurance.
• you are not reimbursed for the contraceptive medicines and/or medical aids under the health insurance because your age does not meet the conditions stipulated for this.

Healthcare provider
• the contraceptive medicine is supplied by or under the supervision of a pharmacist, dispensing general practitioner or online pharmacy.
• the contraceptive medical aid is supplied by a healthcare provider designated by us.

Approval
Approval is not required.

Rates
We use a variety of rates. For more information, please refer to clause A.20.

D.4. Medical aids

D.4.0. Medical aids, general

General
• under the health insurance, you are insured for the provision of functioning medical aids. ‘Functioning’ is taken to mean that the medical aids are ready for use on delivery. These medical aids are described in our regulations on medical aids (‘Reglement Hulpmiddelen’) and the Dutch Health Insurance Regulations (‘Regeling zorgverzekering’), the latter of which you can find (in Dutch) on the government website at wetten.overheid.nl.
• medical aids may already be covered, in part or in whole, under the health insurance. Clause B.17. will tell you whether you are insured for this healthcare.
• furthermore, you may be entitled, under D.4., to reimbursement for certain medical aids for which no reimbursement is provided under the health insurance.

Healthcare provider
• the medical aid is supplied by a healthcare provider designated or contracted by us, which may differ per medical aid.
• if we have not contracted or designated a healthcare provider, you may decide for yourself where to purchase the medical aid.

Prescription
If you require a treatment proposal, we state this for the medical aid concerned.

Approval
• approval (see clause A.18.) is required if this is stated for that particular aid in the clause.
• if we have issued approval for a medical aid under your health insurance, this applies to an additional insurance package too.
D.4.1. Medical aids

Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for

Under the health insurance, you are insured for the provision of functioning medical aids. ‘Functioning’ is taken to mean that the medical aids are ready for use on delivery. These medical aids are described in our regulations on medical aids (‘Reglement Hulpmiddelen’) and the Dutch Health Insurance Regulations (‘Regeling zorgverzekering’), the latter of which you can find (in Dutch) on the government website at wetten.overheid.nl.

A statutory personal contribution and/or statutory maximum reimbursement applies to a number of medical aids.

In addition to cover provided by the health insurance, we reimburse the following for these medical aids:

- the statutory personal contributions; and/or
- costs above the statutory maximum reimbursement.

The healthcare and the maximum amount we reimburse is shown on your Reimbursements Overview.

Please note!

- see clauses A.21. and C.10. for general exclusions.
- the exclusions stated under clause B.17.1. apply here as well.
- additional costs and the costs for a deluxe model of a medical aid are not reimbursed.
- the healthcare is not subject to a deductible.

D.4.2. Orthopaedic shoes, statutory personal contribution

Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for

We reimburse all or part of the statutory personal contribution that you have to pay under the health insurance for orthopaedic shoes produced individually and specifically for you (or a modification to such shoes).

Please note!

- see clauses A.21. and C.10. for general exclusions.
- the healthcare is not subject to a deductible.

Terms and conditions

See clause D.4.0. The following terms and conditions are in addition to or deviation from the terms and conditions of that clause.

General

You are reimbursed in part or in whole through the health insurance for bespoke orthopaedic shoes or the modification of such shoes.

Approval

Approval is not required.

D.4.3. Deleted

D.4.4. Wig or other headpiece

Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for

We reimburse (or reimburse part of):

a. the amount you have to pay yourself for a wig because the costs exceed the statutory maximum reimbursement under the health insurance; or

b. another form of headpiece.

The healthcare and the maximum amount we reimburse is shown on your Reimbursements Overview.

Please note!

- see clauses A.21. and C.10. for general exclusions.
- the healthcare is not subject to a deductible.

Terms and conditions

See clause D.4.0. The following terms and conditions are in addition to or deviation from the terms and conditions of that clause.

General

For another form of headpiece as referred to in clause D.4.4.b., the terms and conditions of clause D.4.0. apply as if the headpiece were a wig. The terms and conditions for functioning medical aids in the regulations on medical aids (‘Reglement Hulpmiddelen’) are therefore applicable.

Approval

Approval (see clause A.18.) is required.

D.4.5. Hearing aids, statutory personal contribution

Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for

We reimburse all or part of the statutory personal
contribution that you have to pay yourself under the health insurance for one or more hearing aids. The amount we reimburse is shown on your Reimbursements Overview.

Please note!
- see clauses A.21. and C.10. for general exclusions.
- the healthcare is not subject to a deductible.

Explanation:
If you receive a partial reimbursement under the health insurance for a tinnitus masker, you can also use the reimbursement from the additional insurance package for the tinnitus masker.

Terms and conditions
See clause D.4.0. The following terms and conditions are in addition to or deviation from the terms and conditions of that clause.

General
You are reimbursed in part or in whole for the costs of the hearing aid through the health insurance.

Approval
Approval is not required.

D.4.6. Bedwetting alarm
Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for
We reimburse a bedwetting alarm with the necessary accessories when purchased or hired. The amount we reimburse is shown on your Reimbursements Overview. The reimbursement is provided one time for as long as you are insured with us.

Please note!
- see clauses A.21. and C.10. for general exclusions.
- we do not reimburse the costs of hire if we have already reimbursed purchase costs and vice versa.
- we only reimburse the costs of the associated underpants (max. 3) on the first occasion when you purchase or rent the equipment.
- the healthcare is not subject to a deductible.

Terms and conditions
See clause D.4.0. The following terms and conditions are in addition to or deviation from the terms and conditions of that clause.

Healthcare provider
You buy or hire the bedwetting alarm from a medical supplies shop, home care shop or pharmacy.

Approval
Approval is not required.

D.4.7. Glasses and lenses
Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for
We reimburse the following vision aids:
- a. contact lenses (daytime and/or overnight contact lenses);
- b. lenses for glasses;
- c. frame for glasses that you purchase at the same time as the lenses for glasses.

We also reimburse all or part of the statutory personal contribution that you have to pay yourself under the health insurance for the glasses or contact lenses.

The amount we reimburse is shown on your Reimbursements Overview. This shows the maximum amount up to which we reimburse in a specific period.

The period stated on your Reimbursements Overview starts on 1 January of the year in which you receive your glasses or contact lenses.

Example:
Let’s say that for 4 years you’ve had an additional insurance package under which we reimburse a maximum of €100 for lenses for glasses and contact lenses over a period of two calendar years. You order a pair of glasses for which the lenses cost €230 and you pick them up on 7 June 2019. You submit the invoice to us. This is the first invoice we have received from you in the 4 years that you have had this additional insurance with us. The period in which the reimbursement falls starts on 1 January 2019 (the year in which you buy the glasses) and runs to 31 December 2020 (two years later). We reimburse €100 of the costs invoiced for the glasses.

On 15 November 2019, you purchase new lenses. Since this falls within the original two-year period (1 January 2019 to 31 December 2020) and you have already received the maximum reimbursement for this period, we will not reimburse you for this new invoice.

In some additional insurance packages, eyesight correction (clause D.1.4.) can come under the same maximum reimbursement as vision aids. To find out whether this applies to you, please see
the Reimbursements Overview for your additional insurance package.

**Please note!**
- see clauses A.21. and C.10. for general exclusions.
- if you do not submit an invoice in a particular period, the amount for that period is not carried over to the next.
- we do not reimburse:
  - frames for glasses that are not purchased at the same time as the lenses for glasses;
  - non-optical accessories (such as a glasses case or cleaning solution);
  - service agreements or insurance;
  - non-prescription optical products;
  - grinding and/or refitting lenses for a different frame;
  - additional costs.
- the healthcare is not subject to a deductible.

### Terms and conditions
See clause D.4.0. The following terms and conditions are in addition to or deviation from the terms and conditions of that clause.

#### **General**
- prescription vision aids are involved;
- where overnight contact lenses are involved, they must have a certain refractive index;
- you have not yet reached the maximum level of reimbursement within the specified period;
- the invoice must be sufficiently detailed (details of all items).

**Approval**
Approval is not required.

#### D.4.8. Orthotic insoles

**Healthcare: what you are insured for**
We reimburse measurement, purchase and repair of orthotic insoles.

The amount we reimburse is shown on your Reimbursements Overview. The maximum reimbursement stated here applies to orthotic insoles and medical aids for foot care (see clause D.4.9.) together.

**Please note!**
- see clauses A.21. and C.10. for general exclusions.
- the healthcare is not subject to a deductible.

#### Terms and conditions
See clause D.4.0. The following terms and conditions are in addition to or deviation from the terms and conditions of that clause.

#### **General**
- This concerns orthotic insoles made for you personally.

**Healthcare provider**
The orthopaedic shoemaker or the orthopaedic instrument maker who makes the orthotic insoles has been recognised by us or has a contract with us for this healthcare.

**Approval**
Approval is not required.

#### D.4.9. Foot care, medical aids

**Healthcare: what you are insured for**
We reimburse the purchase and repair of medical aids for foot care.

Example:
insoles, tape, pressure bandage, nail prostheses and nail braces.

The amount we reimburse is shown on your Reimbursements Overview. The maximum reimbursement stated here applies to medical aids for foot care and orthotic insoles (see clause D.4.8.) together.

**Please note!**
- see clauses A.21. and C.10. for general exclusions.
- we do not reimburse the costs of medical aids for personal foot care such as the removal of calluses for cosmetic reasons or general toenail care.
- the healthcare is not subject to a deductible.

#### Terms and conditions
See clause D.4.0. The following terms and conditions are in addition to or deviation from the terms and conditions of that clause.

#### **General**
- You are insured with us for treatment by a podiatrist, chiropodist and pedicurist for which the medical aids for foot care have been prescribed and supplied.

**Healthcare provider**
The medical aids for foot care are supplied by a podiatrist, chiropodist or pedicurist.
Prescription
A podiatrist, chiropodist or pedicurist must have determined that the medical aids are medically necessary.

Approval
Approval is not required.

D.4.10. Home monitor

Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for
We provide you with a home monitor on loan. The amount we reimburse is shown on your Reimbursements Overview.

Please note!
- see clauses A.21. and C.10. for general exclusions.
- the healthcare is not subject to a deductible.

Terms and conditions
See clause D.4.0. The following terms and conditions are in addition to or deviation from the terms and conditions of that clause.

General
You have a serious joint condition or long-term neurological disorder.

Healthcare provider
The medical aid is supplied by one of our recognised suppliers, a medical supplies shop, home care shop or another supplier if they have been recommended by the occupational therapist; this can even be a retail shop selling housewares.

Prescription
An occupational therapist must have determined which medical aid for ADLs is the most suitable for you. You must send this treatment proposal along with the bill.

Approval
Approval is not required.

D.4.11. Medical aids for ADLs

Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for
We reimburse medical aids for Activities of Daily Living (ADLs), i.e. medical aids that help you to carry out Activities of Daily Living. The amount we reimburse is shown on your Reimbursements Overview.

Example:
Simple, supporting medical aids that help you to wash, dry and dress yourself, go to the toilet and cook and eat meals. The list of these medical aids is available on our website.

Please note!
- see clauses A.21. and C.10. for general exclusions.
- the healthcare is not subject to a deductible.

Terms and conditions
See clause D.4.0. The following terms and conditions are in addition to or deviation from the terms and conditions of that clause.

General
You have a serious joint condition or long-term neurological disorder.

Healthcare provider
The medical aid is supplied by one of our recognised suppliers, a medical supplies shop, home care shop or another supplier if they have been recommended by the occupational therapist; this can even be a retail shop selling housewares.

Prescription
An occupational therapist must have determined which medical aid for ADLs is the most suitable for you. You must send this treatment proposal along with the bill.

Approval
Approval is not required.

D.4.12. Home care items

Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for
We reimburse the cost of home care items like latex gloves, ketone strips or a Haberman teat. The amount we reimburse is shown on your Reimbursements Overview.

Please note!
- see clauses A.21. and C.10. for general exclusions.
- the healthcare is not subject to a deductible.

Terms and conditions
See clause D.4.0. The following terms and conditions are in addition to or deviation from the terms and conditions of that clause.

Approval
Approval (see clause A.18.) is required for ketone strips.

D.4.13. Deleted

Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for
We reimburse the costs of a support pessary and its insertion. The amount we reimburse is shown on your Reimbursements Overview.

Please note!
• see clauses A.21. and C.10. for general exclusions.
• the healthcare is not subject to a deductible.

Terms and conditions
General
See clause D.4.0. The following terms and conditions are in addition to or deviation from the terms and conditions of that clause. The support pessary is necessary to treat a prolapse.

Healthcare provider
The support pessary is fitted by a general practitioner.

Approval
Approval is not required.

D.4.15. Test strips

Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for
We reimburse diabetes testing supplies, specifically test strips and the related lancets, lancing devices and/or blood glucose meter. The amount we reimburse is shown on your Reimbursements Overview.

Please note!
• see clauses A.21. and C.10. for general exclusions.
• the healthcare is not subject to a deductible.

Terms and conditions
See clause D.4.0. The following terms and conditions are in addition to or deviation from the terms and conditions of that clause.

General
• you are a diabetic who does not use insulin; and/or
• you are not entitled to reimbursement of this healthcare under the health insurance.

Healthcare provider
A pharmacy, dispensing general practitioner or medical supplies shop supplies the test strips and the related lancets, lancing devices and/or blood glucose meter.

Approval
Approval is not required.

D.4.16. Personal alarms

Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for
We reimburse:
• a personal alarm system on ‘social grounds’ (sociale indicatie). This comprises an alarm system linked to a telephone, a landline telephone with an integrated alarm function, or a home automation personal alarm device;
• connection charges and subscription costs for an emergency centre for personal alarms:
  o for which you are insured under the health insurance based on medical grounds; or
  o for which you are insured, under the Dutch Social Support Act (Wmo) based on social grounds, through the municipality.

The healthcare and the maximum amount we reimburse is shown on your Reimbursements Overview.

Please note!
• see clauses A.21. and C.10. for general exclusions.
• the healthcare is not subject to a deductible.

Terms and conditions
See clause D.4.0. The following terms and conditions are in addition to or deviation from the terms and conditions of that clause.

Healthcare provider
The loan, purchase or hire takes place through a medical supplies shop, home care shop or personal alarm service.

Approval
Approval (see clause A.18.) is required.

D.4.17. Deleted

D.4.18. Braces and bandages

Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for
We reimburse braces and bandages, if they are not reimbursed under the health insurance.
The amount we reimburse is shown on your Reimbursements Overview.

Please note!
- see clauses A.21. and C.10. for general exclusions.
- the healthcare is not subject to a deductible.

Terms and conditions
See clause D.4.0. The following terms and conditions are in addition to or deviation from the terms and conditions of that clause.

Approval
Approval is not required.

D.4.19. Hypoallergenic footwear, statutory personal contribution

Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for
We reimburse all or part of the statutory personal contribution that you have to pay under the health insurance for hypoallergenic footwear produced individually and specifically for you.

The amount we reimburse is shown on your Reimbursements Overview.

Please note!
- see clauses A.21. and C.10. for general exclusions.
- the healthcare is not subject to a deductible.

Terms and conditions
See clause D.4.0. The following terms and conditions are in addition to or deviation from the terms and conditions of that clause.

General
You are reimbursed in part or in whole for the costs of the footwear through the health insurance.

Approval
Approval is not required.

D.4.20. Epileptic seizure alarms

Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for
We reimburse a bed mat that detects serious epileptic (tonic-clonic) seizures and raises an alert.

The amount we reimburse is shown on your Reimbursements Overview.

Please note!
- see clauses A.21. and C.10. for general exclusions.
- the healthcare is not subject to a deductible.

Terms and conditions
See clause D.4.0. The following terms and conditions are in addition to or deviation from the terms and conditions of that clause.

Prescription
A neurologist from a specialist epilepsy centre must have determined that the epilepsy is so severe that the bed mat as an alarm device is indicated.

Approval
Approval is not required.

D.4.21. Cranial orthosis

Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for
We reimburse a cranial orthosis.

The amount we reimburse is shown on your Reimbursements Overview.

Please note!
- see clauses A.21. and C.10. for general exclusions.
- the healthcare is not subject to a deductible.

Terms and conditions
See clause D.4.0. The following terms and conditions are in addition to or deviation from the terms and conditions of that clause.

General
You child has plagiocephaly or brachycephaly (flat head syndrome) without craniosynostosis (fusion of the skull bones).

Prescription
A medical specialist must have determined that a cranial orthosis is required for your child’s treatment.

Approval
Approval (see clause A.18.) is required.

D.4.22. Post-mastectomy lingerie

Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for
We reimburse (or reimburse part of) the costs of post-mastectomy lingerie (bras and/or swimwear)
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designed specifically to hold a breast prosthesis. The amount we reimburse is shown on your Reimbursements Overview.

Explanation:
You can buy a single item of post-mastectomy lingerie or several and you can purchase them at one shop or several different shops and on one day or over several days.

Please note!
• see clauses A.21. and C.10. for general exclusions.
• the healthcare is not subject to a deductible.

Terms and conditions
See clause D.4.0. The following terms and conditions are in addition to or deviation from the terms and conditions of that clause.

General
• you must have undergone a mastectomy (complete or partial), regardless of whether breast reconstruction surgery was carried out afterwards.
• the post-mastectomy lingerie must be purchased within 36 months of the mastectomy.

Approval
Approval is not required.

D.4.23. Hand and finger splints
Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for
We reimburse the costs of a hand and/or finger splint. The hand and/or finger splint is used temporarily as part of treatment to stabilise, support and/or correct a joint.

Please note!
• see clauses A.21. and C.10. for general exclusions.
• we do not reimburse the costs of a splint used to prevent injury, for example while playing sports.
• the healthcare is not subject to a deductible.

Terms and conditions
Healthcare provider
The healthcare is provided by a healthcare provider recognised by us. A list of these healthcare providers is available on our website.

Rates
We use a variety of rates. For more information, please refer to clause A.20.

D.4.24. Walking aid following an accident
Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for
We reimburse the costs of simple walking aids, i.e. crutches, walking frame, walking stick, quad cane and/or walker, if you need this/these for your recovery after an accident.

Terms and conditions
General
Refer to clause C.12. for a description of ‘accident care’.

Healthcare provider
The medical aid is supplied by a healthcare provider who has a contract with us. A list of these healthcare providers is available on our website.

Rates
We use a variety of rates. For more information, please refer to clause A.20.

D.5. Stammer therapy
Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for
We reimburse:
a. stammer therapy using one of the following methods:
   o Del Ferro; or
   o BOMA; or
   o Hausdörfer Institute for Natural Speech (‘Hausdörfer Instituut voor Natuurlijk Spreken’); and
b. accommodation costs.
The amount we reimburse is shown on your Reimbursements Overview.

Please note!
• see clauses A.21. and C.10. for general exclusions.
• stammer therapy also comes under healthcare, as provided by a speech and language therapist, which is insured under the health insurance. Clause B.10. will tell you whether you are insured for this healthcare. If you are, cover under the health insurance takes precedence over reimbursement through this additional insurance package.
• we do not reimburse any travel/transport costs that you incur in connection with the stammer therapy.
Terms and conditions

General
Costs of accommodation are only eligible for reimbursement:
- if you are also insured under the terms of clause D.5.b.; and
- if the stammer therapy is also reimbursed; and
- if these accommodation costs are essential costs directly related to your stay; and
- if and only for as long as the stammer therapy is given on an in-patient basis.

Approval
Approval (see clause A.18.) is required for stammer therapy (with or without a stay). We may stipulate other conditions as well for the approval.

Rates
We use a variety of rates. For more information, please refer to clause A.20.

D.6. Mental healthcare

D.6.1. Deleted

D.6.2. Deleted

D.6.3. Drop-in centre
Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for
We reimburse social-mental healthcare for cancer patients/survivors and, where applicable, their partners and family members, provided in a drop-in centre.

If the partner and family members are insured with us for social-mental healthcare themselves, the costs will be eligible for reimbursement under their own additional insurance package.

If the partner and family members are not insured for social-mental healthcare themselves, or are not insured with us at all, the costs will be eligible for reimbursement under the insured patient’s additional insurance package.

The amount we reimburse is shown on your Reimbursements Overview.

Please note!
- see clauses A.21. and C.10. for general exclusions;
- the healthcare is not subject to a deductible.

Terms and conditions

Healthcare provider
The care is provided in a drop-in centre for cancer patients/survivors that we have recognised, as long as the centre, in our view, provides a satisfactory level of care. A list of the conditions a drop-in centre must meet is available on our website.

Approval
Approval is not required.

Rates
We use a variety of rates. For more information, please refer to clause A.20.

D.6.4. Light therapy, seasonal affective disorder

Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for
We reimburse hire or purchase costs for equipment that is necessary for light therapy at your home to treat seasonal affective disorder (SAD), or you will receive the equipment on loan.

What we will provide you with and the amount we reimburse is shown on your Reimbursements Overview.

Please note!
- see clauses A.21. and C.10. for the general exclusions;
- the cost of light therapy glasses is not reimbursed because they cannot provide a light intensity of 10,000 lux.
- the healthcare is not subject to a deductible.

Terms and conditions

General
- the device is equipped for full-spectrum light therapy at an intensity of 10,000 lux.
- the healthcare is provided in your own home.

Treatment proposal
A psychiatrist or psychotherapist must have determined that the light therapy is medically necessary to treat your seasonal affective disorder.

Approval
Approval is not required.

Rates
We use a variety of rates. For more information, please refer to clause A.20.
D.6.5. Coping with traumas

Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for

The healthcare comprises immediate and long-term care provided straight after a work-related traumatic event if you are the victim of or are directly involved in:
- a robbery, hostage taking, act of aggression;
- an accident resulting in bodily injury, sudden death (by suicide for example); or
- inappropriate behaviour.

The amount we reimburse is shown on your Reimbursements Overview.

Please note!
- see clauses A.21. and C.10. for general exclusions.
- the healthcare is not subject to a deductible.

Terms and conditions

Healthcare provider
The psychological programme is offered online by a healthcare provider who has a contract with us for this healthcare. The name of the programme or the healthcare provider is listed on the Reimbursements Overview.

Rates
We use a variety of rates. For more information, please refer to clause A.20.

D.6.6. Online psychological programme

Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for

We reimburse the costs of an online psychological programme.

Please note!
- see clauses A.21. and C.10. for general exclusions.
- the healthcare is not subject to a deductible.

Terms and conditions

Healthcare provider
The telephone support is provided by a nationally operating organisation recognised or contracted by us. You can find this organisation on our website or we can provide you with the details on request.

Rates
We use a variety of rates. For more information, please refer to clause A.20.
D.7. Alternative treatment methods

D.7.1. Alternative and/or psychosocial treatments

Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for

We reimburse the costs of the following types of treatment:
- acupuncture;
- chiropractic treatment;
- homoeopathy;
- osteopathy;
- naturopathy. This includes:
  - anthroposophic medicine consultation;
  - auriculotherapy (ear acupuncture);
  - haptonomy/haptotherapy;
  - kinesiology;
  - musculoskeletal medicine;
  - reflex zone therapy/foot reflex therapy;
  - shiatsu;
  - manual therapy.

We do not reimburse the costs of any other type of natural medicine.
- psychosocial healthcare.

The amount we reimburse is shown on your Reimbursements Overview.

Please note!
- see clauses A.21. and C.10. for general exclusions.
- we do not reimburse the costs of:
  - healthcare (consultations and treatments) covered under your health insurance, the Dutch Youth Act ('Jeugdwet'), the Dutch Long-Term Care Act (Wlz), the Dutch Social Support Act (Wmo) or another clause of your additional insurance package(s), regardless of whether you are insured for treatment under that other clause or do not qualify for full or partial reimbursement under the other clause. You cannot choose under which clause the healthcare will be reimbursed, nor can you be reimbursed twice for the same healthcare.

Only after it has been determined that the healthcare is not covered by your health insurance, the Dutch Youth Act ('Jeugdwet'), the Dutch Long-Term Care Act (Wlz), the Dutch Social Support Act (Wmo) or another clause in your additional insurance package(s) will we determine whether this healthcare is eligible for reimbursement as alternative healthcare or psychosocial care;
- experimental treatments or treatments that are still in the research phase;
- laboratory tests that have been requested by a therapist or doctor specialising in alternative healthcare or psychosocial care;
- the healthcare is not subject to a deductible.

Terms and conditions

General

The healthcare takes place in accordance with the objectives, treatment protocols and guidelines of the professional association to which the attending healthcare provider is affiliated or the professional register on which the attending healthcare provider is listed.

Healthcare provider

The treatments are provided exclusively by a therapist or doctor who is a member of a professional association for alternative treatment methods or psychosocial healthcare recognised by us and who has completed a recognised basic medical or psychosocial studies course ('MBK' or 'PsBK') that meets the training, educational and organisational requirements of PLATO ('Platform Opleiding, Onderwijs en Organisatie').

A list of the professional associations we have recognised is available on our website.

Approval

Approval is not required.

Rates

We use a variety of rates. For more information, please refer to clause A.20.

D.7.2. Alternative medicines

Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for

We reimburse anthroposophic and homoeopathic medicines and products.

The amount we reimburse is shown on your Reimbursements Overview.

Please note!
- see clauses A.21. and C.10. for general exclusions.
- if an over-the-counter medicine is not eligible for reimbursement under the Dutch Health Insurance Regulations ('Regeling zorgverzekering'), we do not reimburse it as an alternative medicine either. The Dutch Health Insurance Regulations ('Regeling zorgverzekering') are available on the government website at wetten.overheid.nl (in Dutch).
- the healthcare is not subject to a deductible.
Terms and Conditions

Clause B.15.1. contains the general terms and conditions that apply to your medicines under the health insurance. They also apply to clause D.7.2. The following terms and conditions are in addition to or deviation from the terms and conditions of that clause.

General
- the medicines and products are registered as homoeopathic and/or anthroposophic medicines in accordance with the Dutch Medicines Act ('Geneesmiddelenwet').
- the medicines and products are registered in the 'G-Standaard' (the Dutch national database of medicines) administered by 'Z-Index'. This database is available at https://www.z-index.nl/english.

Healthcare provider
The medicines are supplied by or under the supervision of a pharmacist, dispensing general practitioner or online pharmacy.

Treatment proposal
An alternative healthcare provider recognised by us must have determined that the medicine is medically necessary.

Approval
Approval is not required.

Rates
We use a variety of rates. For more information, please refer to clause A.20.

D.8. Oral care

D.8.1. Oral care, general
Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for
We reimburse oral care, as specified in clauses D.8.1. to D.8.6 inclusive.

The healthcare and the maximum amount we reimburse is shown on your Reimbursements Overview.

Please note!
- see clauses A.21. and C.10. for general exclusions.
- we do not reimburse the following:
  - costs of an oral care subscription claimed using treatment codes starting with the letter ‘Z’, because these costs do not relate to the oral care actually provided;
  - costs of a mandibular repositioning device (MRD) including diagnostics and aftercare (codes G71*, G72 and G73*). A mandibular repositioning device is a medical aid used to treat snoring:
    - costs for oral care which, due to their nature, form part of the health insurance and for which approval must be granted prior to the start of the treatment. We specifically mention the following treatment codes:
      - A20: treatment under general anaesthetic or light sedation;
      - X611: treatment under intravenous (injection) sedation;
      - X631: treatment under general anaesthetic;
      - B10, B11 and B12: light sedation (nitrous oxide sedation). Sedation involves reducing a patient’s consciousness for the purpose of making a medical procedure or surgery more comfortable;
      - C84: preparatory treatment under general anaesthetic;
      - U05*, X731 and X831*: time rates for supervision of patients who are difficult to treat. This concerns treatment within the scope of oral care for special healthcare groups;
      - X21: taking a panoramic dental X-ray (OPT) for insured persons under the age of 18;
    - E97: the costs of external teeth bleaching/whitening;
    - placement of a myofunctional appliance (pre-orthodontic trainers, for example), under the code F401A*;
    - treatment of white spots (codes M80* and M81*).
- the healthcare is not subject to a deductible.

Terms and conditions

Healthcare provider
- a dentist;
- a dental hygienist;
- a prosthodontist;
- a healthcare provider affiliated with a centre for oral care;
- a healthcare provider affiliated with a facility for youth dental care.

Treatment proposal
A dentist must have determined that the healthcare is medically necessary.

Approval
Approval is not required.

Rates
We use a variety of rates. For more information, please refer to clause A.20.
D.8.2. Crowns, bridges and inlays

Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for

We reimburse the costs of crowns, bridges and inlays, including the costs of the associated dental treatments, and material and technical costs. The amount we reimburse is shown on your Reimbursements Overview.

One of the forms of reimbursement specified below will apply:

- maximum amount:
  If the Reimbursements Overview for your additional insurance package shows that we reimburse this oral care up to a maximum amount, this maximum reimbursement applies per year, unless the Reimbursements Overview states otherwise;

- maximum amount and specified age:
  If the Reimbursements Overview for your additional insurance package shows that we reimburse this oral care up to a maximum amount and up to a certain age, this maximum reimbursement applies per year, unless the Reimbursements Overview states otherwise;

- reimbursement increase and maximum amount:
  If the Reimbursements Overview for your additional insurance package states that we reimburse this oral care up to a maximum amount that increases annually, your reimbursement will increase each year by an amount that is stated in your Reimbursements Overview; the maximum amount that can be reached is also stated on your Reimbursements Overview.

Example of a ‘maximum amount and reimbursement increase’:
You have additional insurance with a reimbursement increase for crowns, bridges and inlays. This additional insurance package commenced on 1 January 2019, at which time the maximum reimbursement for oral care was €300. You submit an invoice for €200. Since this amount is lower than the maximum reimbursement for 2019, we fully reimburse the amount of this invoice and you still have €100 of the maximum reimbursement remaining for 2019.

On 1 January 2020, the maximum reimbursement increases for the first time by €300. You have carried over €100 from 2019, meaning that your maximum reimbursement for 2020 will be €400. This year, you do not submit any invoices for this oral care.

On 1 January 2021, the maximum reimbursement increases by €300 for the second time. You have carried over €400 from 2020, meaning that your maximum reimbursement for 2021 will be €700. Again this year, you do not submit any invoices for this oral care.

On 1 January 2022, the maximum reimbursement increases for the third time, but this time only by €200 since you have reached the maximum reimbursement amount of €900. Again this year, you do not submit any invoices for this oral care.

However, on 1 January 2023 the reimbursement does not increase any further since you have reached the maximum reimbursement amount of €900. In 2023 you submit an invoice for €1100. We reimburse €900 of this, meaning your maximum reimbursement is used in full and you will need to pay the remaining €200 yourself.

On 1 January 2024, the maximum reimbursement starts/grows again by €300, meaning your maximum reimbursement for 2024 is €300. The €200 that you had to pay yourself in 2023 is, of course, not reimbursed now since the treatment took place in another year.

Please note!
- see clauses A.21. and C.10. for general exclusions.
- costs not reimbursed under clause D.8.1. are not reimbursed under this clause either.
- the healthcare is not subject to a deductible.

Terms and conditions
See clause D.8.1. The following terms and conditions are in addition to or deviation from the terms and conditions of that clause.

General
The healthcare is claimed on the basis of the dental rates decision (‘tariefbeschikking tandheelkundige zorg’) compiled by the Netherlands Healthcare Authority (‘Nederlandse Zorgautoriteit’, NZa). Treatment codes starting with the letter ‘R’ are used.

Healthcare provider
The healthcare is provided by a dentist.

Approval
Approval is not required.

Rates
We use a variety of rates. For more information, please refer to clause A.20.
D.8.3. Dentures and implants

Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for

We reimburse the costs of the following types of oral care:

a. removable partial dentures;

b. the statutory personal contributions you have to pay under your health insurance for:
   o removable full dentures, not fitted to implants;
   o removable full dentures, fitted to implants and the fixed part of the suprastructure (the 'snap-on' system);

c. implants not reimbursed under clause B.12.2. of the health insurance and the suprastructure if this is not reimbursed under clause B.14. of the health insurance.

For all of these reimbursements, this includes the costs of the dental treatments and the associated material and technical costs. The amount we reimburse is shown on your Reimbursements Overview.

one of the forms of reimbursement specified in clause D.8.2. under ‘Healthcare: what you are insured for’ will apply.

Please note!
- see clauses A.21. and C.10. for general exclusions.
- costs not reimbursed under clause D.8.1. are not reimbursed under this clause either.
- the health insurance may already provide cover for some of this healthcare or for similar healthcare in part and/or under certain circumstances. Clauses B.12.2., B.13. and B.14. will tell you whether you are entitled for reimbursement of this healthcare.
- the healthcare is not subject to a deductible.

Terms and conditions

See clause D.8.1. The following terms and conditions are in addition to or deviation from the terms and conditions of that clause.

General

The healthcare is claimed on the basis of the dental rates decision (‘tariefbeschikking tandheelkundige zorg’) compiled by the Netherlands Healthcare Authority (‘Nederlandse Zorgautoriteit’, NZa). Treatment codes starting with the letter ‘P’ or ‘J’ are used.

The dental surgeon uses reimbursement codes for healthcare he or she is authorised to provide.

Healthcare provider
- the healthcare is provided by a dentist, prosthodontist or qualified healthcare provider affiliated with a centre for oral care or a centre for dental care in exceptional circumstances.
- a dental surgeon affiliated with a hospital (facility for specialist medical healthcare) provides the healthcare concerning inserting implants.

Referral

A dentist must provide a referral if the prosthetic care is to be provided by a prosthodontist. This concerns healthcare with a code starting with the letter ‘P’ or ‘J’ for insured persons who still have their own teeth and/or dental implants.

A dentist must also provide a referral if the implant care is to be provided by a dental surgeon.

Approval

Approval is not required.

Rates

We use a variety of rates. For more information, please refer to clause A.20.

D.8.4. Other oral care

Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for

We reimburse other forms of oral care insofar as this oral care is not specified under clauses D.8.2., D.8.3., D.8.5. or D.8.6.

The amount we reimburse is shown on your Reimbursements Overview.

Please note!
- see clauses A.21. and C.10. for general exclusions.
- costs not reimbursed under clause D.8.1. are not reimbursed under this clause either.
- the health insurance may already provide cover for some of this healthcare or for similar healthcare in part and/or under certain circumstances. Clause B.13. and B.14. will tell you whether you are insured for this healthcare.
- the healthcare is not subject to a deductible.

Terms and conditions

See clause D.8.1. The following terms and conditions are in addition to or deviation from the terms and conditions of that clause.

General

The healthcare is claimed on the basis of the dental rates decision (‘tariefbeschikking tandheelkundige zorg’) compiled by the Netherlands Healthcare Authority (‘Nederlandse Zorgautoriteit’, NZa). Treatment codes other than those stated in
Terms and Conditions of Insurance for Health Insurance and Additional Insurance Packages
with effect from 1 January 2020

clauses D.8.2., D.8.3., D.8.5. and D.8.6. are used. The dental surgeon uses reimbursement codes for healthcare he or she is authorised to provide.

Healthcare provider
The healthcare is provided by a dentist, dental hygienist, prosthodontist or other authorised healthcare provider affiliated with a centre for oral care or a facility for youth dental care.

Approval
Approval is not required.

Rates
We use a variety of rates. For more information, please refer to clause A.20.

D.8.5. Orthodontic care

Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for
We reimburse the costs of orthodontic care, including the associated costs of the associated dental treatments, and material and technical costs.
The amount we reimburse is shown on your Reimbursements Overview.

One of the forms of reimbursement specified below will apply:
• maximum amount:
  If the Reimbursements Overview for your additional insurance package shows that we reimburse orthodontic care up to a maximum amount, this maximum reimbursement applies for the entire period that you have that additional insurance package with us, unless your Reimbursements Overview states otherwise.
• maximum amount and specified age:
  If the Reimbursements Overview for your additional insurance package shows that we reimburse orthodontic care up to a maximum amount and up to or from a specific age, this maximum reimbursement applies for the entire period that you have that additional insurance package with us and up to or from the specified age;
• reimbursement increase and maximum amount:
  If the Reimbursements Overview for your additional insurance package shows that we reimburse orthodontic care to a maximum amount that increases each year, this maximum reimbursement applies for the entire period that you continuously have that additional insurance package with us.

Example of a ‘maximum amount and reimbursement increase’:

You have an additional insurance package with us that includes a reimbursement increase for orthodontic care for your daughter.
This additional insurance package commenced on 1 January 2017, at which time the maximum reimbursement for orthodontic care for your daughter was €1000. That year, you did not submit any invoices for orthodontic care.

On 1 January 2018, the maximum reimbursement increases for the first time by €500. You have carried over €1000 from 2017, meaning that your maximum reimbursement for 2018 is €1500.

On 17 May 2018, your daughter is fitted with braces and you receive an invoice for €1150. Since this amount is lower than the maximum reimbursement for 2018, we fully reimburse the amount of this invoice and you still have €350 of the maximum reimbursement remaining for 2018.

On 1 January 2019, the maximum reimbursement increases for the second time by €500. You carried over €350 from 2018, meaning that your maximum reimbursement for 2019 is €850. On 3 April 2019, your daughter’s orthodontist sends you another invoice, this time for €925. We reimburse €850 of this, meaning your maximum reimbursement is used in full and you must pay the remaining €75 yourself.

On 1 January 2020, the maximum reimbursement increases for the third time by €500, making it now €500 (since there was nothing to carry over from 2019). This €500 can be reimbursed in 2020 or a later year for as long as you have the additional insurance package with a maximum reimbursement increase. The €75 that you had to pay yourself in 2019 is, of course, not reimbursed now since the treatment took place in another year.

Please note!
• see clauses A.21. and C.10. for general exclusions.
• costs not reimbursed under clause D.8.1. are not reimbursed under this clause either.
• clause C.9.3 does not apply to the reimbursement of orthodontic care specified in this clause.
• the healthcare is not subject to a deductible.

Waiting period
If the Reimbursements Overview for your additional insurance package shows that a waiting period applies, you will only be able to start making use of the reimbursement for orthodontic care after you have
had the additional insurance package for at least one year (a full 365 days).

Example:
You take out a new additional insurance package that entitles your child to orthodontic care after a waiting period of one year. This additional insurance package comes into effect on 15 March 2020, meaning you can start receiving reimbursements for orthodontic care from 15 March 2021.

Terms and conditions
See clause D.8.1. The following terms and conditions are in addition to or deviation from the terms and conditions of that clause.

General
The healthcare is claimed on the basis of the orthodontics rate decision (‘tariefbeschikking orthodontie’) put together by the ‘Nederlandse Zorgautoriteit’ (Netherlands Healthcare Authority, NZa), using treatment codes that:
- start with the letter ‘F’ (except code F401A for a pre-orthodontic trainer);
- end in the letter ‘A’; and
- have 3 numbers in between.

Example:
‘F121A’ (the code for an initial consultation with an orthodontist).

Material and technical costs associated with this orthodontic care are indicated by an asterisk (*) appended to the end of the treatment code(s).

Healthcare provider
A dentist or an orthodontist provides the healthcare.

Approval
Approval is not required.

Rates
We use a variety of rates. For more information, please refer to clause A.20.

D.8.6. Oral care in the event of an accident

Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for
We reimburse oral care insofar as this oral care is specified under clauses D.8.2., D.8.3. or D.8.4., in cases of accident care as defined in clause C.12. The amount we reimburse is shown on your Reimbursements Overview.

Please note!
- see clauses A.21. and C.10. for general exclusions.
- costs not reimbursed under clause D.8.1. are not reimbursed under this clause either.
- dental care in exceptional circumstances and/or dental surgery are covered under the general insurance (see clauses B.4., B.12., B.13. and B.14.).
- we do not reimburse the costs of oral care required due to the consumption of food or drink.
- the healthcare is not subject to a deductible.

Terms and conditions
See clause D.8.1. The following terms and conditions are in addition to or deviation from the terms and conditions of that clause.

General
- the healthcare is claimed on the basis of the dental rates decision (‘tariefbeschikking tandheelkundige zorg’) put together by the ‘Nederlandse Zorgautoriteit’ (Netherlands Healthcare Authority, NZa), using the treatment codes referred to in clauses D.8.2., D.8.3. and D.8.4.
- the treatment has been completed within 2 years of the accident occurring, unless it is necessary to delay the treatment or final part of the treatment because the teeth are not yet fully formed. Our consultant dentist will assess whether the teeth are fully formed or whether the treatment is of a temporary nature.

Approval
See clause C.12. The following terms and conditions are in addition to or deviation from the terms and conditions of that clause.

approval is required prior to the treatment and within three months of the accident. the request must contain a written treatment plan and an estimate made by the dentist or dental surgeon and must be drawn up in accordance with the dental trauma guidelines (‘Praktijkrichtlijn Tandletsel’) of the Dutch Dental Association (NMT). These guidelines form part of these terms and conditions and can be found on our website.

Rates
We use a variety of rates. For more information, please refer to clause A.20.

D.9. Health resort treatment
Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

**Healthcare: what you are insured for**

We reimburse the costs of a health trip arranged through an organisation or on your own, including:
- your transport to a health resort;
- treatment in a health resort;
- your stay at a health resort, including costs of accommodation, breakfast, lunch and dinner.

The amount we reimburse is shown on your Reimbursements Overview.

**Please note!**
- see clauses A.21. and C.10. for general exclusions.
- costs for staying in a health resort only include the costs of the components offered under an arrangement/programme claimed using a single arrangement rate. Costs for extra food or drinks, newspapers, magazines, cosmetics and other items and services falling outside of the arrangement/programme are not reimbursed.
- the healthcare is not subject to a deductible.

**Terms and conditions**

**General**
- the treatment concerned has been personalised for you, recorded in writing and lasts at least one week.
- you are suffering from a severe form of:
  - rheumatoid arthritis; or
  - psoriatic arthritis; or
  - Bechterew’s disease (ankylosing spondylitis).

**Healthcare provider**
- the healthcare takes place at a health resort in the Netherlands that specialises in the treatment of conditions of the musculoskeletal system, rheumatic conditions in particular, and is a health resort that we have recognised. Please see our website to find out which health resorts we recognise. We do not reimburse any other health resorts.
- a doctor should be involved in the treatment.

**Treatment proposal**
A rheumatologist must have determined that the treatment is necessary.

**Approval**
Approval (see clause A.18.) is required.

**Rates**
We use a variety of rates. For more information, please refer to clause A.20.

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**D.10. Skin therapies**

**D.10.1. Deleted**

**D.10.2. Hair removal**

Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

**Healthcare: what you are insured for**

We reimburse the removal of extreme hair growth in unusual places on the face and/or neck using, for example, an epilator or a hair removal laser. The amount we reimburse is shown on your Reimbursements Overview.

**Please note!**
- see clauses A.21. and C.10. for general exclusions.
- we do not reimburse: treatments that use resins, gels, creams or other hair removal products nor the costs of such products.
- we do not reimburse treatment by a cosmetologist who uses a laser to remove hair independently and on his or her own responsibility.
- the healthcare is not subject to a deductible.

**Terms and conditions**

**General**
- The bill specifies which form of hair removal has been used.

**Healthcare provider**
- The healthcare is provided by:
  - a dermatologist;
  - a skin therapist;
  - a cosmetologist registered with the Dutch association of cosmetologists ANBOS with the electric hair removal (‘elektrisch ontharen’) and/or hair removal techniques (‘ontharingstechnieken’) specialism. Healthcare from the cosmetologist will only qualify for reimbursement if it is carried out in accordance with the ANBOS guidelines.
- If the cosmetologist uses a laser for hair removal, this must be done under the responsibility of a dermatologist or skin therapist. Only a dermatologist or skin therapist may claim this healthcare.

**Approval**
Approval is not required.

**Rates**
We use a variety of rates. For more information, please refer to clause A.20.
D.10.3. Acne treatment

Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for
We reimburse the treatment of severe acne (acne vulgaris) on the face and/or neck. The amount we reimburse is shown on your Reimbursements Overview.

Please note!
- see clauses A.21. and C.10. for general exclusions.
- we do not reimburse treatment by a cosmetologist who uses a laser to treat acne independently and on his or her own responsibility.
- we do not reimburse the costs of treating rosacea.
- the healthcare is not subject to a deductible.

Terms and conditions
General
This concerns a severe form of acne (acne vulgaris) on the face and/or neck.

Healthcare provider
The healthcare is provided by:
- a skin therapist;
- a cosmetologist registered with the Dutch association of cosmetologists ANBOS with the 'acne' specialism, in which case the healthcare will only qualify for reimbursement if it is carried out by the cosmetologist in accordance with the ANBOS guidelines.
- a dermatologist.

Approval
Approval is not required.

Rates
We use a variety of rates. For more information, please refer to clause A.20.

D.10.4. Camouflage therapy

Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for
We reimburse:
- camouflage lessons;
- the purchase costs of camouflage products required during the lessons.

The amount we reimburse is shown on your Reimbursements Overview.

Please note!
- see clauses A.21. and C.10. for general exclusions.
- we do not reimburse the purchase costs of camouflage products outside of and after the camouflage lessons.
- the healthcare is not subject to a deductible.

Terms and conditions
General
The aim of the camouflage lessons is to learn how to camouflage birthmarks, scars and other disfiguring skin conditions visible on the face and/or neck.

Healthcare provider
The healthcare is provided by:
- a skin therapist;
- a cosmetologist registered with the Dutch association of cosmetologists ANBOS with the 'camouflage' specialism, in which case the healthcare will only qualify for reimbursement if it is carried out by the cosmetologist in accordance with the ANBOS guidelines.

Approval
Approval is not required.

Rates
We use a variety of rates. For more information, please refer to clause A.20.

D.11. Obesity treatment

Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for
We reimburse the costs of participation in a part-time day-treatment programme for obese patients. The amount we reimburse is shown on your Reimbursements Overview.

Please note!
- see clauses A.21. and C.10. for general exclusions.
- the healthcare is not subject to a deductible.

Terms and conditions
General
- the part-time day-treatment programme is aimed at behavioural change using a non-surgical, multidisciplinary treatment;
- you must be morbidly obese, i.e. have a body mass index (BMI) of 40 or higher;
- you must have completed the entire pro-
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gramme;
- the reimbursement is provided once only for the entire period that you have an additional insurance package with us that entitles you to this reimbursement.

Healthcare provider
The healthcare is provided by a healthcare provider in a treatment centre that has been recognised by us or that has a contract with us for this healthcare. A list of such treatment centres is available on our website.

Approval
Approval is not required.

Rates
We use a variety of rates. For more information, please refer to clause A.20.

D.12. Transport

D.12.1. Transport (patient transport by car, public transport or taxi)

Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for

For other medical transport, we provide:
- reimbursement of the statutory personal contribution that you have to pay each year under the health insurance for the use of a car, public transport or a taxi;
- an additional allowance per kilometre above the allowance per kilometre provided under the health insurance when using a car;
- a reimbursement when using a taxi within the Netherlands or your country of residence from your home address to a facility for medical specialist care or the practice of a medical specialist and back;
- a reimbursement when using a car or public transport (lowest class) within the Netherlands or your country of residence from your home address to a facility for medical specialist care or the practice of a medical specialist and back.

Your Reimbursements Overview shows whether the statutory personal contribution is reimbursed and the amount of the allowance or additional allowance per kilometre.

Please note!
- see clauses A.21. and C.10. for general exclusions.
- this healthcare is already covered in part under the health insurance. Clause B.18.2. will tell you whether you are entitled to this healthcare.
- we do not reimburse:
  - the costs of other medical transport if you travel to a different location (i.e. further away) than the closest location where treatment and nursing is available without this being medically necessary at the time;
  - the costs of patient transport in connection with care under the Dutch Long-Term Care Act (Wlz);
  - costs of transport (patient or other medical), travel or escort between your country of residence and another country where you will be undergoing medical treatment.

Terms and conditions

General
- the reimbursements apply per kilometre travelled.
- for clauses D.12.1.c and D.12.1.d, the other medical transport is related to healthcare for which you are insured under your health insurance or additional insurance package.
- no reimbursement of the costs of transport is given under the health insurance in the case of D.12.1.c. and D.12.1.d.
- the distance of the journey is determined using the latest version of the Routenet route planner (which can be consulted for free online), by entering the postcode for the starting point and for the destination to determine the quickest route. The reimbursement is based on full kilometres, with rounding off being done in the usual way.
- you travel using patient transport from your home address or temporary place of residence (not a hospital) to the location where you will be treated, and back.

Additional condition for D.12.1.c.
The attending medical specialist or nursing specialist believes that the use of public transport would not be responsible for medical reasons.

Healthcare provider
For patient transport as referred to in clause D.12.1.c., the taxi operator must be a recognised operator (with the ‘TX Keur’ quality mark for taxis) and must be properly licensed.

Approval
Approval (see clause A.18.) is required.

Rates
We use a variety of rates. For more information, please refer to clause A.20.
D.12.2. Travel costs

Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for

We reimburse the travel costs of:

a. your partner if you have been admitted;
   Your child must be insured with us and must be under the age of 18;

b. the parents if your child has been admitted.

The admission (not for day treatment) is medically necessary and is at a facility for specialist medical healthcare in the Netherlands (if you live in the Netherlands this can also be in Belgium or Germany) or in your country of residence and does not last more than 365 consecutive days.

The amount we reimburse is shown on your Reimbursements Overview.

Please note!
- see clauses A.21. and C.10. for general exclusions.
- we do not reimburse travel costs for a visit to the Dutch Asthma Centre in Davos (NAD).
- the healthcare is not subject to a deductible.

Terms and conditions

General
For a., b. and c. under D.12.2.:
we determine the distance of the journey using the Routenet route planner (which can be consulted for free online), based on the fastest route, by entering the postcode for the official home address of the person who has been admitted to the facility and the postcode for the facility. We reimburse the costs based on full kilometres, with rounding off being done in the usual way.

For D.12.2.c.:
- the admission may also be in a rehabilitation facility or a facility for specialist medical healthcare;
- for each, visit we reimburse the costs of one visitor at most. The visitor does not need to be insured with us;
- the costs are, in principle, reimbursed from the additional insurance package of the person who has been admitted to the facility. If that person is not insured for travel costs, however, we will reimburse the costs from the visitor’s insurance, assuming the visitor has travel costs cover;
- if you are covered for both travel costs and costs of accommodation (see clause D.13.2.), you will need to choose which costs you would like to have reimbursed: if you decide to have the costs of accommodation reimbursed, you will not be reimbursed for travel costs (and vice versa). We regard the first invoice for travel costs or accommodation costs that you submit to be your choice.

Approval
To qualify for eligibility for reimbursement of travel costs during admission to a facility in Belgium or Germany, you must have been given our approval (see clause A.18.) beforehand for the admission in that country.

D.12.3. Deleted

D.13. Accommodation/admission

D.13.1. Therapeutic camp

Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for

We reimburse the costs of participation in and staying at a therapeutic camp for children under the age of 18 years, organised by an establishment we have recognised.

The amount we reimburse is shown on your Reimbursements Overview.

Please note!
- see clauses A.21. and C.10. for general exclusions.
- the healthcare is not subject to a deductible.

Terms and conditions

Healthcare provider
The camp is organised by an association, foundation or other establishment we have recognised. You can see which these are on our website or we can provide a list on request.

Approval
Approval is not required.

Rates
We use a variety of rates. For more information, please refer to clause A.20.

D.13.2. Accommodation costs

Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for

We reimburse:
a. overnight accommodation for you or your child in a room of a guest house;
b. a stay for your child under the age of 18 in a Mappa Mondo house.

Example:
By guest house we mean accommodation like a Ronald McDonald house or a ‘sleepover house’ at a general hospital or a specialist facility like the Dr. Daniel den Hoed Clinic or the Antoni van Leeuwenhoek Hospital.

Explanation:
You may require a number of outpatient treatments over a short period of time without admission or nursing being required, in which case you can also use the guest house.

It sometimes happens that there are no rooms available at a guest house or Mappa Mondo house, in which case you or the other guest(s) can, after receiving our approval, stay at a hotel or B&B nearby and claim the costs of accommodation. In such a case, we base the reimbursement on the costs that you and/or the other guest(s) would have incurred if you had stayed at a guest house or Mappa Mondo house had there been room. The amount we reimburse is shown on your Reimbursements Overview.

Please note!
- see clauses A.21. and C.10. for general exclusions.
- we do not reimburse:
  - costs that are reimbursed under the Dutch Social Support Act (Wmo) or the Dutch Long-Term Care Act (Wlz) as a result of a collaboration with home care, or costs that come under a Personal Care Budget (‘Persoonsgebonden Budget’, PGB);
  - accommodation costs that are incurred through a visit to the Dutch Asthma Centre in Davos (NAD).
- we reimburse the accommodation costs through the additional insurance package of the patient who is being treated. If the patient is not insured with us for accommodation costs but the visitor is, we reimburse the accommodation costs from the visitor’s additional insurance package. The person who is admitted must have at least one insurance policy with us, regardless of which kind.
- the healthcare is not subject to a deductible.

Terms and conditions

General
- the overnight accommodation for you and/or other guests in a guest house is reimbursed if you or an insured family member (child or partner) is being treated in a hospital (facility for specialist medical healthcare). This can therefore involve outpatient treatment for you or your child, or clinical treatment for your partner or child.
- if your additional insurance package reimburses both accommodation costs and visiting costs (see clause D.12.3.), you must choose which of these you want to have reimbursed; If you opt for reimbursement of accommodation costs, you will not be reimbursed for visiting costs and vice versa. We regard the first invoice for visiting costs or accommodation costs that you submit to be your choice.

Healthcare provider
The accommodation is provided by a Mappa Mondo house or guest house. The guest house is a non-commercial establishment and is affiliated to:
- a hospital (facility for specialist medical healthcare) in the Netherlands or your country of residence; or
- a hospital (facility for specialist medical healthcare) outside your country of residence with a contract with us for this healthcare.

Approval
Approval is not required.

Rates
We use a variety of rates. For more information, please refer to clause A.20.

D.13.3. Nursing care category surcharges

Healthcare: what you are insured for
We reimburse the additional costs for nursing in a higher nursing care category at a hospital (facility for specialist medical healthcare). By ‘additional costs’ we mean those in excess of the costs for the lowest category of nursing care.
The amount we reimburse is shown on your Reimbursements Overview.

Please note!
- see clauses A.21. and C.10. for general exclusions.
- we do not reimburse the costs of:
  - nursing in the lowest category: this is reimbursed under the health insurance;
  - nursing in a second category for which the facility charges the same rate as that for nursing in the lowest category in the Netherlands;
• nursing in a higher category if you have been admitted to and receive nursing care at a specialist mental healthcare hospital.
• the healthcare is not subject to a deductible.

Terms and conditions

General
• you are 18 years old or above.
• your insured category is higher than the lowest category.
• the rate for the higher category is higher than the rate for the lowest category.

Healthcare provider
The hospital (facility for specialist medical healthcare) invoices the costs using the DBC healthcare product code or the care category supplement.

Approval
Approval (see clause A.18.) is required for the costs reimbursed under the health insurance for which approval is required under the terms and conditions of the health insurance.

Rates
We use a variety of rates. For more information, please refer to clause A.20.

D.13.4. Hospitalisation and allowances

Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for

a. In-patient accommodation payment:
We pay you a fixed amount per day if you have been admitted to and are receiving nursing care at a hospital (facility for specialist medical healthcare).

b. Luxury/comfort package:
We reimburse the costs of a luxury/comfort package if you have been admitted to and are receiving nursing care at a hospital (facility for specialist medical healthcare).

Example:
The luxury or comfort package may include anything that can make your stay at the hospital more pleasant, like the use of a TV, radio, telephone and/or internet in your room, for example. The package might also include a more luxurious room, a more extensive menu, a newspaper or magazine, unrestricted visiting hours and tea and/or coffee for visitors.

c. Compensation allowance:
We pay you a fixed amount per day over the period that you are admitted and are receiving nursing care at a hospital (facility for specialist medical healthcare) and do not use or are unable to make use of the luxury/comfort package as referred to under clause D.13.4.b. This could be because the hospital does not provide both standard and higher-category nursing, for example, or does not offer a luxury/comfort package.

The reimbursement and the amount we reimburse is shown on your Reimbursements Overview.

Tip:
You must personally submit a request to us in advance for the in-patient accommodation payment or compensation allowance. You must submit an invoice to us for the luxury package.

Please note!
• see clauses A.21. and C.10. for general exclusions.
• we do not reimburse the normal costs (not relating to a luxury/comfort package) for a stay in the hospital (facility for specialist medical healthcare) under this clause.
• the healthcare is not subject to a deductible.

D.13.5. Deleted
D.13.6. Recuperation home

**Your Reimbursements Overview will show whether or not you are entitled to reimbursement.**

**Healthcare: what you are insured for**

We reimburse the costs of staying in a recuperation home to recover from a physical condition. The amount we reimburse is shown on your Reimbursements Overview.

**Please note!**
- see clauses A.21. and C.10. for general exclusions.
- we do not reimburse the costs of staying in a recuperation home:
  - if you are entitled to the same or comparable healthcare under the law;
  - if the stay continues from one year into the next and your additional insurance package has already reimbursed the maximum amount over the first year.
- the healthcare is not subject to a deductible.

**Terms and conditions**

**Healthcare provider**
The healthcare is provided by a recuperation home recognised by us.

**Approval**
Approval (see clause A.18.) is required.

**Rates**
We use a variety of rates. For more information, please refer to clause A.20.

D.13.7. Hospice care

**Your Reimbursements Overview will show whether or not you are entitled to reimbursement.**

**Healthcare: what you are insured for**

We reimburse the personal contribution for hospice care. The amount we reimburse is shown on your Reimbursements Overview.

**Please note!**
- see clauses A.21. and C.10. for general exclusions.
- we do not reimburse the personal contributions for domestic help and nursing care invoiced to you on the basis of the Dutch Long-Term Care Act (Wlz) by the Dutch Central Administration Office (CAK), or invoiced to you on the basis of the Dutch Social Support Act (Wmo).
- the healthcare is not subject to a deductible.

**Terms and conditions**

**General**
- for clause D.13.8.a. and b., you must have irresolvable problems at home which require support by means of professional help.
- the following applies to clause D.13.8.c.:
  - the childcare relates to your child/children in your family up to the age of 14 years;
  - the parent who is the primary caregiver is hospitalised in a facility for specialist medical healthcare;
  - the parent who is the primary caregiver has an additional insurance package with us that provides reimbursement for childcare;
  - the reimbursement starts on the day after admission of the parent who is the primary caregiver;
  - the childcare falls outside of the hours that were already arranged for childcare prior to the primary-caregiver parent being admitted to a facility for specialist medical healthcare.
Healthcare provider
For 24-hour care (a.) and care support (b.), the care is provided by a professional organisation. The childcare (c.) takes place at a registered childcare centre or with a registered childminder.

Approval
Approval (see clause A.18.) is only required for 24-hour care (a.) and for care support (b.).

Rates
We use a variety of rates. For more information, please refer to clause A.20.

D.13.9. Deleted

D.14. Urgent care abroad
Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for
The healthcare includes the types of urgent medical care during a stay abroad as described below. Urgent medical care is care that is medically necessary and that cannot reasonably be postponed. We reimburse:

a. the ‘excess rate’ costs.
   In foreign countries you are insured for the same healthcare (in terms of content and scope) as for which you are insured in the Netherlands (or your country of residence). Your health insurance and your additional insurance package reimburse costs according to the Dutch rates.
   Contacting the emergency service is compulsory, i.e. you must contact the emergency service with which we have entered into an agreement for healthcare/mediation for healthcare abroad.
   However, the rates for foreign healthcare may differ from the Dutch rates. If the foreign rates:
      o are lower than the Dutch rates, we reimburse the lower foreign rates;
      o are higher than the reimbursement in accordance with the Dutch rates under your health insurance or additional insurance package, there is an excess amount. We call this the ‘excess rate’.
   Under this clause, we reimburse this ‘excess rate’ (including the reimbursement in accordance with the Dutch rates) up to the maximum rate stated on your Reimbursements Overview;

b. urgent oral care provided by a dentist;

c. repatriation of the sick insured person (bringing him or her back home) including a medical escort by an authorised doctor or nurse. This concerns patient transport from the place where you are temporarily staying or the location of your accident, sudden illness or treatment abroad to a facility for specialist medical healthcare in the Netherlands, or if you do not live in the Netherlands, to a facility for specialist medical healthcare in your country of residence.
   Contacting the emergency service is compulsory, i.e. you must contact the emergency service with which we have entered into an agreement for healthcare/mediation for healthcare abroad.
   The repatriation must be medically necessary, because we are of the opinion that:
      o the correct medical treatment is not locally available or reasonably feasible in the foreign country, while it is available in the country of residence or the Netherlands (as applicable);
      o having the treatment provided in that foreign country would be medically irresponsible;
      o treatment in that foreign country is much more expensive than treatment in the country of residence or the Netherlands (as applicable) would be;

d. escort of the sick insured person who is being repatriated under c. by a number of the family members;

e. (deleted);

f. transport of human remains:
   1. back to the Netherlands if the insured person who has died outside the Netherlands was a resident of the Netherlands until his or her death; or
   2. back to the country of residence for the insured person who has died outside his or her country of residence.
   The reimbursement is for costs directly related to transporting the human remains from the country of death back to the Netherlands or to the country of residence, including the costs of preserving and attending to the remains and preparing them for transport, the costs of transporting the remains, and administrative costs such as fees and duties.
   Contacting the emergency service is compulsory, i.e. you must contact the emergency service with which we have entered into an agreement for healthcare/mediation for healthcare abroad.;

g. costs for forwarding the necessary medicines and/or medical aids, such as the costs of using
a courier. This does not mean the purchase costs of the medicines and/or medical aids;

h. costs of communications (by telephone or otherwise) with our emergency service in order to arrange the required healthcare and/or services;

i. medical advice from the Medical Team ("Medisch Team") of our emergency service prior to and during your temporary stay abroad. Your Reimbursements Overviews shows whether your additional insurance package provides cover for this healthcare and, if so, it will also show the maximum reimbursement for this provided by the additional insurance and the health insurance combined.

Please note!
• this healthcare is already covered, in full or in part, under the health insurance. Clause B.2.2. will tell you whether you are insured for this healthcare. Healthcare under the health insurance takes precedence over the reimbursement under this additional insurance package.
• see clauses A.21. and C.10. for general exclusions.
• we do not reimburse additional costs, costs for customs levies or return freight for medicines and/or medical aids that have been sent.
• if you have to be brought back to the Netherlands on a specially chartered flight for injured skiers ("gipsvlucht"), for example, the associated costs do not come under either the health insurance or the additional insurance package. However, they can be insured under a travel insurance policy.
• repatriation of human remains does not come under the health insurance, nor does it come under every type of additional insurance package – only a few very comprehensive additional insurance packages reimburse these costs. However, they can be insured under a travel insurance policy.
• we only reimburse healthcare in a foreign country if you are staying there temporarily. If you have remained in that country for an uninterrupted period of more than 365 days, we do not consider this a temporary stay. Any costs for healthcare you incur after the 365th day will not qualify for reimbursement.
• the healthcare is not subject to a deductible.

Terms and conditions

General
• you will not be reimbursed or you will only receive partial reimbursement under the health insurance or another insurance policy, like a travel insurance policy, taken out separately.
• your stay is temporary, i.e. you have been in the foreign country for an uninterrupted period of no more than 365 days.
• the amount that you claim for healthcare abroad must not be higher than is customary in the country where you are staying temporarily.
• the need for the healthcare could not be foreseen at the time you left for the foreign country.
• once we have paid the costs, you must cooperate with the transfer of the rights to another insurer (such as a travel insurer).
• you must cooperate fully in the provision of healthcare and comply with the instructions of the emergency services that have become involved.

Healthcare provider
The healthcare is provided by a healthcare provider established in the foreign country where you are staying temporarily. This healthcare provider complies with the requirements, laws and regulations set out for their profession in the country concerned.

Approval
Approval is not required.

Rates
We use a variety of rates. For more information, please refer to clause A.20.

D.14.2. Deleted

D.15. Foot care

D.15.1. General foot care

Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for

We reimburse foot care (chiroprody and podiatry). The amount we reimburse is shown on your Reimbursements Overview.

Please note!
• see clauses A.21. and C.10. for general exclusions.
• the following is not reimbursed under this clause (D.15.1.):
  o orthotic insoles;
  o medical aids for foot care;
  o treatment of patients with rheumatoid arthritis or severe circulation problems in the legs;
  o personal foot care such as the removal of
calluses for cosmetic reasons or general toenail care.

- the health insurance may already provide cover for this healthcare in part or under certain circumstances. Clause B.23. will tell you whether you are insured for this healthcare. Healthcare under the health insurance takes precedence over the reimbursement under this additional insurance package.
- the healthcare is not subject to a deductible.

**Terms and conditions**

**Healthcare provider**
The foot care is provided by a podiatrist or a chiropodist.

**Approval**
Approval is not required.

**Rates**
We use a variety of rates. For more information, please refer to clause A.20.

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**D.15.2. Foot care for severe circulation problems and/or for rheumatoid arthritis**

*Your Reimbursements Overview will show whether or not you are entitled to reimbursement.*

**Healthcare: what you are insured for**

We reimburse foot care to treat foot problems relating to:
- rheumatoid arthritis; or
- severe circulation problems in the legs.

The amount we reimburse is shown on your Reimbursements Overview.

**Please note!**
- see clauses A.21. and C.10. for general exclusions.
- the following is not reimbursed under this clause (D.15.2.):
  - orthotic insoles;
  - medical aids for foot care;
  - personal foot care such as the removal of calluses for cosmetic reasons or general toenail care.
- the healthcare is not subject to a deductible.

**Terms and conditions**

**General**
You suffer from rheumatoid arthritis or severe circulation problems in the legs.

**Healthcare provider**
The healthcare is provided by a podiatrist.

Foot care in the case of rheumatoid arthritis can also be provided by:

- a pedicurist listed as a pedicurist with the RV (rheumatoid arthritis) specialism on the Quality Register for Pedicurists ('Kwaliteitsregister Pedicure') or on the Register for Allied Health Professionals for Foot Care ('Register Paramedische Voetzorg'); or
- a medical pedicurist listed as such on the Quality Register for Pedicurists ('Kwaliteitsregister Pedicure') or the Register for Allied Health Professionals for Foot Care ('Register Paramedische Voetzorg'); or
- a pedicurist listed as an allied chiropodist in the Register for Allied Health Professionals for Foot Care ('Register Paramedische Voetzorg').

**Approval**
Approval (see clause A.18.) is required.

**Rates**
We use a variety of rates. For more information, please refer to clause A.20.

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**D.15.3. Deleted**

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**D.16. Physiotherapy and/or Cesar/Mensendieck exercise therapy**

**D.16.0. Physiotherapy and/or Cesar/Mensendieck exercise therapy after an accident**

*Your Reimbursements Overview will show whether or not you are entitled to reimbursement.*

**Healthcare: what you are insured for**

You are insured for physiotherapy and/or exercise therapy necessary for your recovery after an accident.

This must form part of ‘accident care’ as defined in clause C.12. The amount we reimburse is shown on your Reimbursements Overview.

**Please note!**
- see clauses A.21. and C.10. for general exclusions.
- if you are insured for clause D.16.0. and D.16.1., we will first reimburse under to clause D.16.0. and then under clause D.16.1.
- the healthcare is not subject to a deductible.
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General
- refer to clause C.12. for a description of ‘accident care’.
- this healthcare may be provided at your home if this is medically necessary.

Healthcare provider
The healthcare is provided by a physiotherapist or an exercise therapist with whom we have an agreement for the provision of accident care. These physiotherapists and exercise therapists are listed on our website.

Approval
Approval (see clause A.18.) is required. To be eligible, you must report the accident to us within three months of it occurring.

Rates
We use a variety of rates. For more information, please refer to clause A.20.

D.16.1. Physiotherapy and/or Cesare/Mensendieck exercise therapy

Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for

You are covered for physiotherapy and/or exercise therapy, or the reimbursement of the costs of such as applicable.

We deem screening to be one session of physiotherapy and exercise therapy. If a screening is mentioned separately on your Reimbursements Overview, however, this screening will be reimbursed separately and will not be deducted from the number of sessions or the total reimbursement amount for sessions stated in addition to the screening.

The amount we reimburse is shown on your Reimbursements Overview.

Please note!
- under certain conditions, the health insurance covers physiotherapy and/or exercise therapy from the 21st session onwards for insured persons who are 18 or older. Clause B.8.1. will tell you whether you are insured for this healthcare. The first 20 sessions or the sessions for medical conditions that are not covered by the health insurance may be reimbursed under this clause (D.16.1.) if you are insured for this.
- the health insurance also covers, in part and/or under certain conditions, pelvic physiotherapy, physiotherapy to treat osteoarthritis in the hip or knee joint, walking therapy to treat intermittent claudication, exercise therapy for COPD patients and physiotherapy and/or exercise therapy for insured persons under the age of 18. You can check your Reimbursements Overview to see whether you are insured for this healthcare and clauses B.8.2., B.8.3., B.8.4., B.8.5 and B.8.6. to see whether you meet the terms and conditions for receiving this healthcare. Healthcare under the health insurance takes precedence over the reimbursement under this clause (D.16.1.).
- when it comes to treatment as a result of an accident and you are insured for clause D.16.0. and D.16.1., we will first reimburse under clause D.16.0. and then under clause D.16.1.
- see clauses A.21. and C.10. for general exclusions.
- we do not reimburse:
  o oedema physiotherapy/scar treatment as a result of cosmetic procedures;
  o scar treatment after what we consider to be normal wound recovery.
- the healthcare is not subject to a deductible.

Terms and conditions

General
- for the terms and conditions under which this healthcare is provided, see the section under clause B.8.3. entitled ‘Terms and conditions (B.8.1., B.8.2. and B.8.3.)’. The following terms and conditions are in addition to or deviation from the terms and conditions of that clause.
- the number of sessions specified is a maximum. You, your physiotherapist and/or exercise therapist and, where applicable, the person who referred you, will agree the number of sessions required for your condition.

Healthcare provider
If you are insured for clause D.16.0. and D.16.1., the healthcare is provided by a physiotherapist or an exercise therapist with whom we have an agreement for the provision of accident care. These physiotherapists and exercise therapists are listed on our website.

In other cases, the healthcare is provided by:
- a physiotherapist or an exercise therapist as specified in clauses B.8.1., B.8.2. and B.8.3.
- a psychosomatic physiotherapist. This means a physiotherapist listed as a psychosomatic physiotherapist on the Dutch Quality Register for Physiotherapy (‘Kwaliteitsregister Fysiotherapie Nederland’, KRF) and/or any register(s) designated by us;
- a psychosomatic exercise therapist, i.e. an
exercise therapist with ‘kwaliteitsgeregistreerd’ (quality registered) status as a psychosomatic exercise therapist on the Quality Register for Allied Health Professionals (‘Kwaliteitsregister Paramedici’).

Approval
Approval is not required.

Rates
We use a variety of rates. For more information, please refer to clause A.20.

D.16.2. Deleted

D.16.3. Work-related physiotherapy

Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for
You are insured for the initial assessment for the form of physiotherapy or occupational therapy that relates to the work situation and that is part of the Participative Work Adjustment Protocol (‘Protocol Participatieve Werkaanpassing’, PPAW):

- the initial assessment consists of a review of the patient's medical history, task analysis and possibly a physical examination;
- PPAW is a preventive programme designed in collaboration with the Dutch Association for Company and Work-Related Physiotherapists (‘Nederlandse Vereniging voor Bedrijfs- en arbeidsfysiotherapeuten’, NVBF) for tackling work-related complaints;
- as part of the reimbursement for the initial assessment for occupational physiotherapy, one physiotherapy session is also deducted from the number of sessions for which you are insured under your additional insurance package.

Please note!
- see clauses A.21. and C.10. for general exclusions.
- we do not reimburse healthcare that cannot be deemed to be physiotherapy or occupational therapy. We do not cover, for example:
  - occupational curative care. This concerns healthcare focusing on healing and treating both acute and chronic work-related physical disorders (like a workplace assessment, for example);
  - reintegration programmes. Reintegration is the collection of measures aimed at guiding occupationally disabled employees back into the work process;
- treatments and programmes aimed at improving fitness, such as medical training therapy, physio fitness, exercise for the elderly, exercise for overweight people, and cardio training.
- the healthcare is not subject to a deductible.

Terms and conditions

General
The healthcare is provided at the practice of the attending work-related physiotherapist or at your place of work.

Healthcare provider
The healthcare is provided by a work-related physiotherapist recognised by us. A list of the therapists we have recognised is available on our website. Alternatively, you can request a list from us.

Rates
We use a variety of rates. For more information, please refer to clause A.20.

D.17. Occupational therapy

D.17.1. Occupational therapy up to the age of 18

Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for
In addition to the reimbursement under the health insurance, you are insured for occupational therapy if you are younger than 18 years. If you are entitled to this healthcare under the health insurance (see clause B.9.), this takes precedence over the reimbursement under this additional insurance package. The amount we reimburse is shown on your Reimbursements Overview.

Please note!
- see clauses A.21. and C.10. for general exclusions.
- the healthcare is not subject to a deductible.

Terms and conditions
See clause B.9.
D.17.2. Supervision for your carer if you receive occupational therapy

Healthcare: what you are insured for

We reimburse training and supervision for carers of insured persons who receive occupational therapy. The amount we reimburse is shown on your Reimbursements Overview.

Please note!
- see clauses A.21. and C.10. for general exclusions.
- the healthcare is not subject to a deductible.

Terms and conditions

See clause B.9. The following terms and conditions are in addition to or deviation from the terms and conditions of that clause.

General
- the person receiving the occupational therapy has a health insurance policy or additional insurance package with us that covers this occupational therapy.
- the person who incurs the costs (i.e. the carer) on behalf of the person insured by us does not need to be insured by us;
- if both the carer and the person receiving occupational therapy have an additional insurance package with cover for this carer reimbursement, the costs of such will initially be reimbursed through the additional insurance package of the person receiving the occupational therapy and only afterwards through the additional insurance package of the carer.

D.18. Dietetics

Healthcare: what you are insured for

You are insured for dietetics in addition to the reimbursement under the health insurance. See clause B.11. Healthcare under the health insurance takes precedence over the reimbursement under this additional insurance package. The amount we reimburse is shown on your Reimbursements Overview.

Please note!
- see clauses A.21. and C.10. for general exclusions.
- the healthcare does not include the following, even if prescribed by the dietician:
  - foods;
  - dietary preparations (see clause B.16. for more information);
  - dietetics without a strictly medical objective, such as dietary/nutritional advice relating to slimming or sports.
- you are not entitled to dietetics or dietary advice (see clause D.2.7.) (or to reimbursement of the costs of dietetics or dietary advice) in combination with the combined lifestyle intervention programme (see clause B.3.4.) for the same indication without there being an additional healthcare need.
- the healthcare is not subject to a deductible.

Terms and conditions

See clause B.11.

D.19. Healthcare before childbirth

D.19.1. Antenatal screening

Healthcare: what you are insured for

We reimburse non-medically necessary antenatal screening (a combined test), consisting of the nuchal translucency (NT) scan and serum test (blood test). The amount we reimburse is shown on your Reimbursements Overview.

Please note!
- see clauses A.21. and C.10. for general exclusions.
- the health insurance already provides cover for this healthcare under certain circumstances. Clause B.5.3. will tell you whether you are insured for this healthcare.
- the healthcare is not subject to a deductible.

Terms and conditions

General
The combined test is not medically necessary — it is carried out at your request.

Healthcare provider
The combined test is carried out by a medical specialist, general practitioner, obstetrician or sonographer who has a permit under the Dutch Population Screening Act ('Wet op het bevolkingsonderzoek', WBO) or by one of these healthcare providers who has a partnership with a Regional Antenatal Screening Centre ('Regionaal Centrum voor Prenatale Screening') that has a permit under the WBO.
Approval
Approval is not required.

Rates
We use a variety of rates. For more information, please refer to clause A.20.

D.19.2. Childbirth course
Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for
For insured pregnant women, we reimburse health courses for childbirth preparation. The course starts during the pregnancy and ends no later than six months after the birth. The amount we reimburse is shown on your Reimbursements Overview.

Please note!
- see clauses A.21. and C.10. for general exclusions.
- you are not entitled to reimbursement for exercise programmes under this clause. These programmes are reimbursed under clause D.22.
- the healthcare is not subject to a deductible.

Terms and conditions
General
- on completion of the childbirth course, you provide us with proof of participation.
- we use the commencement date of the childbirth course to determine the reimbursement.

Healthcare provider
- the childbirth course is given by a healthcare provider registered with the Chamber of Commerce as a professional or an organisation, respectively, that offers and provides childbirth courses.
- the healthcare provider has articles of association, and a website where it can be seen that the courses offered are aimed at childbirth preparation.

Approval
Approval is not required.

Rates
We use a variety of rates. For more information, please refer to clause A.20.

D.20. Healthcare during childbirth

D.20.2. TENS machine
Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for
We provide a Transcutaneous Electrical Nerve Stimulation (TENS) machine on loan for the relief of pain during childbirth. The amount we reimburse is shown on your Reimbursements Overview.

Please note!
- see clauses A.21. and C.10. for general exclusions.
- you are not entitled to reimbursement of the costs of the normal use of the medical aid (such as energy consumption and/or batteries) or for electrodes.
- the healthcare is not subject to a deductible.
Terms and conditions
See clauses B.17.4. and B.17.5. The following terms and conditions are in addition to or deviation from the terms and conditions of that clause.

General
You (the biological mother) are insured with us.

Healthcare provider
You are free to select the supplier.

Approval
Approval (see clause A.18.) is required.

D.21. Healthcare after childbirth

D.21.1. Lactation consultant healthcare
Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for
We reimburse healthcare provided by a lactation consultant, i.e. advice, information and practical support while breastfeeding the newborn. The consultations can also be by telephone or online. The amount we reimburse is shown on your Reimbursements Overview.

Please note!
- see clauses A.21. and C.10. for general exclusions.
- you are not entitled to reimbursement of travel costs and medical aids.
- the healthcare is not subject to a deductible.

Terms and conditions

General
You receive partial reimbursement for obstetric care through the health insurance.

D.21.2. Obstetric care, statutory personal contribution
Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for
We reimburse the statutory personal contribution for obstetric care. See clause B.7. for obstetric care.

The maximum amount and the amount we reimburse is shown on your Reimbursements Overview.

Please note!
- see clauses A.21. and C.10. for general exclusions.
- we do not reimburse the statutory personal contribution for:
  - obstetric care for a greater number of days of admission or a greater number of days and/or hours of obstetric care than you are entitled to under the health insurance;
  - obstetric care for days for which you receive an obstetric care payment under your additional insurance package.
- healthcare provided after childbirth is already covered, in full or in part, under the health insurance. Clause B.7. will tell you which healthcare is covered.
- the healthcare is not subject to a deductible.

Terms and conditions

See clause B.7. The following terms and conditions are in addition to or deviation from the terms and conditions of that clause.

General
You receive partial reimbursement for obstetric care through the health insurance.

D.21.3. Obstetric care payment
Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for
You are insured for an obstetric care payment instead of the reimbursement for obstetric care (or the statutory personal contribution for this). See clause B.7. for obstetric care.

When calculating the amount of the obstetric care payment:
- we consider the day that you give birth in a facility for specialist medical healthcare (not as an outpatient) as a nursing day. You are not entitled to an obstetric care payment for that day.
- if you give birth as an outpatient and so are only invoiced one nursing day for that, we do not consider this to be a nursing day and you are entitled to an obstetric care payment for that day.
• the number of children you give birth to has no bearing on the amount of the obstetric care payment.
• if you are discharged before 6pm on the last day that the hospital (facility for specialist medical healthcare) invoices for you, we do not consider this a nursing day. You are therefore entitled to an obstetric care payment for that day.
• The amount of the obstetric care payment is stated on your Reimbursements Overview.

Please note!
• see clauses A.21. and C.10. for general exclusions.
• we do not give an obstetric care payment:
  o for the days on which you receive obstetric care or for which you receive a reimbursement for obstetric care and/or statutory personal contributions for obstetric care;
  o for the days that a facility for specialist medical healthcare invoices us for your admission;
  o for more days of admission or for more days of obstetric care than you are entitled to under your health insurance or additional insurance package.
• the healthcare is not subject to a deductible.

Terms and conditions
See clause B.7.

D.21.4. Obstetric care, additional

Healthcare: what you are insured for
We reimburse additional obstetric care on top of the number of hours of obstetric care that you are entitled to under your health insurance. See clause B.7. for obstetric care.
The amount of additional obstetric care we reimburse is shown on your Reimbursements Overview.

Please note!
• see clauses A.21. and C.10. for general exclusions.
• healthcare provided after childbirth is already covered, in full or in part, under the health insurance. Clause B.7. will tell you which healthcare is covered.
• the healthcare is not subject to a deductible.

Terms and conditions
General
• you (the biological mother) are insured with us.
• you (the biological mother) or your newborn baby or babies present with serious medical problems connected to the birth.
• the additional obstetric care follows immediately after the obstetric care covered by the health insurance.

Healthcare provider
The obstetric care is indicated based on the national indication protocol ('landelijk indicatie protocol', LIP) and is provided by:
• a facility that provides obstetric care; or
• an obstetric nurse working independently.

Approval
Approval is not required.

Rates
We use a variety of rates. For more information, please refer to clause A.20.

D.21.5. Aftercare following care in an incubator

Healthcare: what you are insured for
We reimburse aftercare following care in an incubator.
The amount we reimburse is shown on your Reimbursements Overview.

Please note!
• see clauses A.21. and C.10. for general exclusions.
• on days that we provide reimbursement under the health insurance for obstetric care or, as a substitute, for nursing days, we do not reimburse the costs for aftercare following care in an incubator.
• healthcare provided after childbirth is already covered, in full or in part, under the health insurance. Clause B.7. will tell you which healthcare is covered.
• the healthcare is not subject to a deductible.
healthcare on medical grounds for at least eight days immediately following the birth.

**Healthcare provider**
The obstetric care is indicated based on the national indication protocol ('landelijk indicatie protocol', LIP) and is provided by:
- a facility that provides obstetric care; or
- an obstetric nurse working independently.

**Approval**
Approval is not required.

**Rates**
We use a variety of rates. For more information, please refer to clause A.20.

D.21.6. Obstetric care after hospitalisation

*Your Reimbursements Overview will show whether or not you are entitled to reimbursement.*

**Healthcare: what you are insured for**
We reimburse obstetric care after the mother and child have been discharged from the hospital (facility for specialist medical healthcare). See clause B.7. for obstetric care.

The amount we reimburse is shown on your Reimbursements Overview.

**Please note!**
- see clauses A.21. and C.10. for general exclusions.
- we do not reimburse the costs for the days that we reimburse under the health insurance for obstetric care or, as a substitute, for nursing days.
- healthcare provided after childbirth is already covered, in full or in part, under the health insurance. Clause B.7. will tell you which healthcare is covered.
- the healthcare is not subject to a deductible.

**Terms and conditions**

**General**
- the admission of the mother (i.e. biological mother) and the newborn baby or babies to a facility for specialist medical healthcare is based on medical grounds relating to the mother.
- the mother has been hospitalised for at least fourteen days immediately following the birth in the hospital (facility for specialist medical healthcare).

**Healthcare provider**
The obstetric care is indicated based on the national indication protocol ('landelijk indicatie protocol', LIP) and is provided by:
- a facility that provides obstetric care; or
- an obstetric nurse working independently.

**Approval**
Approval is not required.

**Rates**
We use a variety of rates. For more information, please refer to clause A.20.

D.21.7. Deleted

D.21.8. Obstetric care in the case of adoption

*Your Reimbursements Overview will show whether or not you are entitled to reimbursement.*

**Healthcare: what you are insured for**
You are insured for reimbursement of the costs of obstetric care including instruction. See clause B.7. for obstetric care.

The amount we reimburse is shown on your Reimbursements Overview.

**Please note!**
- see clauses A.21. and C.10. for general exclusions.
- the healthcare is not subject to a deductible.

**Terms and conditions**
See clause B.7. The following terms and conditions are in addition to or deviation from the terms and conditions of that clause.

**General**
- this involves adoption of a child by one or more individuals who have taken out an additional insurance package with us.
- you register the child that is to be adopted with us as an insured person.
- the adopted child is from a foreign country.
- the adopted child is no more than six months old at the time of the adoption.

**Healthcare provider**
The obstetric care is indicated based on the national indication protocol ('landelijk indicatie protocol', LIP) and is provided by:
- a facility that provides obstetric care; or
- an obstetric nurse working independently.

**Approval**
Approval (see clause A.18.) is required and must be obtained at least 4 months prior to the expected date of adoption. You can contact us by telephone or visit our website to arrange this.

**Rates**
We use a variety of rates. For more information, please refer to clause A.20.
D.22. Exercise programme

D.22.1. Exercise programmes, general

Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

**Healthcare: what you are insured for**

We reimburse the costs of exercise programmes generally aimed at preventing illnesses and/or maintaining and improving your health. The amount we reimburse is shown on your Reimbursements Overview.

**Please note!**
- see clauses A.21. and C.10. for general exclusions.
- we do not reimburse the costs of:
  - sports massage;
  - work-related and/or recreational therapy.
- the healthcare is not subject to a deductible.

**Terms and conditions**

**General**

On completion of the exercise programme, you provide us with proof of participation.

**Healthcare provider**

The exercise programme is provided by:
- a home care organisation;
- a ‘GGD’ (regional health authority);
- a national or regional patients’ association. For diabetes patients, this patients’ association must represent the health interests of diabetes patients;
- a hospital (facility for specialist medical healthcare) or outpatient clinic of such a facility;
- a physiotherapist or exercise therapist with which we have entered into agreements on the specified exercise programme;
- a healthcare group with which we have entered into agreements on the specified exercise programme. This must be an organisation responsible for care/multidisciplinary care for a group of chronically ill persons, such as those diagnosed with COPD or diabetes mellitus.

**Approval**

Approval is not required.

**Rates**

We use a variety of rates. For more information, please refer to clause A.20.

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D.22.2. Exercise programme for certain medical conditions

Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

**Healthcare: what you are insured for**

We reimburse exercise programmes that are certified by the Royal Dutch Association for Physiotherapy (‘Koninklijk Nederlands Genootschap Fysiotherapie’, KNGF) or that carry the Physiotherapy Quality Label (‘Keurmerk Fysiotherapie’) in the case of one of the following conditions:
- osteoarthritis in the hip and/or knee;
- COPD;
- diabetes mellitus type 2;
- coronary heart disease;
- osteoporosis;
- oncology;
- being overweight and obesity in children.

The amount we reimburse is shown on your Reimbursements Overview.

**Please note!**
- see clauses A.21. and C.10. for general exclusions.
- the healthcare is not subject to a deductible.

**Terms and conditions**

**General**

- the exercise programme is aimed at motivation and coaching so you can continue to exercise independently, in a responsible manner, afterwards; and
- the reimbursement is made after completion of the exercise programme; and
- during the entire period that you attend an exercise programme, you must have an additional insurance package that includes entitlement to reimbursement of an exercise programme.

**Healthcare provider**

The exercise programme is run by a physiotherapist who has been trained to run this programme and with whom we have made agreements concerning the exercise programme.

**Approval**

Approval is not required.

**Rates**

We use a variety of rates. For more information, please refer to clause A.20.
D.23. Wmo - Dutch Social Support Act (‘Wet maatschappelijke ondersteuning’) / Wlz - Dutch Long-Term Care Act (‘Wet langdurige zorg’)/domestic assistance

Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for

You are insured for reimbursement of the statutory personal contribution collected through the Dutch Central Administration Office (CAK) for:

a. entitlement to home nursing, support and/or personal care under the Dutch Long-Term Care Act (Wlz);
b. entitlement to domestic assistance under the Dutch Social Support Act (Wmo);
c. the Dutch Social Support Act (Wmo).

The amount we reimburse is shown on your Reimbursements Overview.

Please note!

• see clauses A.21. and C.10. for general exclusions.
• we do not reimburse the personal contribution (statutory or otherwise) for residential care.
• the healthcare is not subject to a deductible.

Terms and conditions

General

• you have been given a care needs assessment by:
  o the Dutch care assessment centre (CIZ) for a care intensity package (‘Zorgzwaartepakket’, ZZP) that has been translated into extramural functions and categories of care in accordance with the Dutch Long-Term Care Act (Wlz);
  o the municipality for the ‘domestic assistance’ function under the Dutch Social Support Act (Wmo).
• the Dutch Central Administration Office (CAK) has imposed a statutory personal contribution on you.

Approval

Approval is not required.

D.24. Informal care

D.24.1. Carer course

Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for

We reimburse a course for a carer. The amount we reimburse is shown on your Reimbursements Overview.

Please note!

• see clauses A.21. and C.10. for general exclusions.
• we do not reimburse the costs of:
  o work-related and/or recreational therapy;
  o exercise programmes — these come under clause D.22. Check your Reimbursements Overview to see if you are covered for these.
• the healthcare is not subject to a deductible.

Terms and conditions

General

• the person receiving the informal care is insured with us for this carer course during the entire period of the course;
• the person who incurs the costs (i.e. the carer) on behalf of the person insured by us does not need to be insured by us;
• if both the carer and the person receiving informal care have an additional insurance package with entitlement to reimbursement of carer courses, the costs of this course will initially be reimbursed through the additional insurance package of the person receiving the informal care and only afterwards through the additional insurance package of the carer.

Healthcare provider

The carer course is provided by:

• a home care organisation;
• a ‘GGD’ (regional health authority);
• a national or regional patients’ association;
• the ‘MantelzorgNL’ association for informal care.

Approval

Approval is not required.

Rates

We use a variety of rates. For more information, please refer to clause A.20.

D.24.2. Carer relief

Your Reimbursements Overview will show whether or not you are entitled to reimbursement.

Healthcare: what you are insured for

We reimburse temporary carer relief. The amount we reimburse is shown on your Reimbursements Overview.
Please note!
- see clauses A.21. and C.10. for general exclusions.
- the healthcare is not subject to a deductible.

Terms and conditions

<table>
<thead>
<tr>
<th>General</th>
</tr>
</thead>
<tbody>
<tr>
<td>the person receiving the informal care is insured with us for this carer relief during the entire period of the carer relief.</td>
</tr>
<tr>
<td>if you receive the informal care, you require this care because you have a long-term and/or chronic illness or condition and/or deteriorating health and would be unable to function independently at home without this informal care.</td>
</tr>
<tr>
<td>the carer is unable to provide this care for a week or a few weeks due to certain circumstances, such as the carer having a period of leave, holiday or being admitted for a scheduled operation.</td>
</tr>
</tbody>
</table>

- the carer does not have to be insured with us.
- if both the carer and the person receiving informal care have an additional insurance package with entitlement to reimbursement of carer relief, the costs of this carer relief will initially be reimbursed through the additional insurance package of the person receiving the informal care and only afterwards through the additional insurance package of the carer.

Healthcare provider
The carer relief is organised and/or provided by a nationally operating or organisation recognised or contracted by us. You can find this organisation on our website or call us to find out more.

Approval
Approval is not required.

Rates
We use a variety of rates. For more information, please refer to clause A.20.
# OHRA health insurance and additional insurance packages

## Description

<table>
<thead>
<tr>
<th>Addresses</th>
<th>OHRA Zorgverzekeringen</th>
</tr>
</thead>
<tbody>
<tr>
<td>General postal address</td>
<td>OHRA Postbus 4172, 5004 JD Tilburg, Netherlands</td>
</tr>
<tr>
<td>Postal address for submitting bills</td>
<td>OHRA Postbus 5062, 5004 EB Tilburg, Netherlands</td>
</tr>
<tr>
<td>Postal address for submitting your complaint</td>
<td>OHRA t.a.v. het Klachtenteam Postbus 4172, 5004 JD Tilburg, Netherlands</td>
</tr>
<tr>
<td>‘Stichting Klachten en Geschillen Zorgverzekeringen’ (the Dutch Health Insurance Ombudsman is also part of this organisation)</td>
<td>Postbus 291, 3700 AG Zeist, Netherlands</td>
</tr>
<tr>
<td>‘Nederlandse Zorgautoriteit’ (NZa)</td>
<td>Postbus 3017, 3502 GA Utrecht, Netherlands</td>
</tr>
<tr>
<td>‘Zorginstituut Nederland’</td>
<td>Postbus 320, 1110 AH Diemen, Netherlands</td>
</tr>
</tbody>
</table>

## Data Protection Officer

Please send a letter to: CZ Customer Services Postbus 90152, 5000 LD Tilburg, Netherlands

## Telephone numbers

<table>
<thead>
<tr>
<th>Service</th>
<th>Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Maternity Care Service</td>
<td>+31 (0)13 593 80 02</td>
</tr>
<tr>
<td>Medical Aid Helpline</td>
<td>+31 (0)13 593 80 02</td>
</tr>
<tr>
<td>Healthcare Service</td>
<td>+31 (0)13 593 80 02</td>
</tr>
<tr>
<td>OHRA Emergency Service</td>
<td>+31 (0)26 400 48 68</td>
</tr>
<tr>
<td>Post-trauma Care</td>
<td>0800 222 44 47</td>
</tr>
<tr>
<td>‘Stichting Klachten en Geschillen Zorgverzekeringen’</td>
<td>+31 (0)88 900 69 00</td>
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</tbody>
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## Internet

<table>
<thead>
<tr>
<th>Service</th>
<th>Website</th>
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<tbody>
<tr>
<td>Internet</td>
<td><a href="http://www.ohra.nl">www.ohra.nl</a> (in Dutch)</td>
</tr>
<tr>
<td>‘Stichting Klachten en Geschillen Zorgverzekeringen’</td>
<td><a href="http://www.skgz.nl">www.skgz.nl</a> (in Dutch)</td>
</tr>
<tr>
<td>Contracted healthcare providers</td>
<td><a href="http://www.ohra.nl/zorgvergelijker">www.ohra.nl/zorgvergelijker</a> (in Dutch)</td>
</tr>
</tbody>
</table>

## Legal entities and CoC registrations

OHRA Ziektekostenverzekeringen N.V. CoC no. 09067645 This company is part of CZ Groep in Tilburg
For more information, go to
www.mijnohrazorgverzekering.nl or www.ohra.nl (in Dutch)