General Terms and Conditions of Comprehensive Health Insurance for Foreigners 11/2023
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Article 1
Introduction

1. Comprehensive Health Insurance for Foreigners (hereinafter referred to as the "Insurance") provided by Slavia pojišťovna, a.s. Id. No. 60197501, with its registered office at Taborska 31, 140 00 Praha 4, the Czech Republic (hereinafter referred to as the "Insurer"), is governed by the laws of the Czech Republic, especially Act No. 89/2012 Coll., the Civil Code, by these General Terms and Conditions of Comprehensive Health Insurance for Foreigners VPP KZPC 11/2023 (hereinafter referred to as the "General Insurance Terms and Conditions") and by the provisions of the insurance contract. The General Insurance Terms and Conditions form an integral part of the insurance contract. The insurance contract is concluded in the Czech language.

2. The Insurance is taken out as an insurance product against the costs of healthcare provided to the Insured Person and to which the right to the indemnity arises as a result of the insured event.

3. The Insurance Period is the period for which the Insurance was taken out.

4. Insured Risk is a possible cause of an insured event.

5. Loss Event is an event that results in a loss and which may give rise to the right to indemnity.

6. Insured Event is an accidental state of affairs associated with the rise of the Insurer’s responsibility to provide an indemnity.

7. Sudden Illness means a sudden and unpredictable deterioration of the state of health that represents a direct threat to the health or life of the Insured Person, requiring the provision of acute and emergency healthcare.

8. Injury means the sudden and unanticipated exertion of external forces or the Insured Person’s own physical strength, independent of the will of the Insured Person, resulting in damage to the health of the Insured Person or his/her death.

9. Home Country is the country for which the Insured Person holds a valid travel document.

10. Repatriation is transport of the Insured Person or his/her bodily remains to the home country or to another country of his/her permitted residency, as the case may be.

11. Acute and Emergency Care means healthcare provided to the Insured Person, or the newborn baby of a female Insured Person, in the event of an injury or sudden illness, where any delay could result in a serious deterioration of health, damage to health or a threat to life.

12. Insured Person’s Card is written confirmation issued by the Insurer to the Insured Person to prove the existence of the Insurance. Contact details for the assistance service are provided on the reverse of the Insured Person’s Card.

13. Assistance Service is secured by a contractual partner of the Insurer. The purpose of the assistance service is to provide assistance to the Insured Person in relation to the insured event (resolution of language problems when communicating with medical facilities, organization of transport or repatriation of the Insured Person).

14. Comprehensive health care means health care, including preventive and dispensary care, provided to the Insured, in the Insurer’s contractual health facility, without direct reimbursement of the costs of treatment by the Insured, in order to maintain their state of health from before the conclusion of the insurance contract.

15. Contracted Medical Facility is a medical facility in the CR with which the Insurer has signed a contract regarding the provision of healthcare covered by this Insurance. Information concerning contracted medical facilities shall be provided to the Insured Person by the assistance service.

16. Transit Countries are only those countries in the Schengen Area in whose territory the Insured Person is present for the period of time absolutely necessary for the fastest and shortest transport of the Insured Person from his/her home country to the CR and back.

17. The age at entry of the Insured is determined by the difference between the date of birth of the Insured and the inception date.

18. The Insurance applies to the cost of healthcare and related assistance services, provided to the Insured Person within the territory of the CR as a result of a deterioration in health, illness, injury or in relation to the pregnancy or childbirth of a female Insured Person, which commenced during the insurance period and during...
the stay of the Insured Person within the territory of the Czech Republic.

2. The subject of the Insurance also covers the cost of acute and emergency healthcare and related assistance services provided to the Insured Person within the territory of the Schengen Area but outside the territory of the CR.

3. The insured risk consists in a change in the Insured Person's state of health, resulting from an illness or injury, or for other reasons related to the state of health of the Insured Person, which may occur during the term of the Insurance and cause a health condition which requires the provision of healthcare.

4. An insured event is an illness or injury, or other change in the Insured Person's state of health, as a result of which, or in order to avert such an event, it was necessary to provide healthcare or assistance services to the Insured Person, corresponding to the conditions and scope of the Insurance taken out, where the Insured Person became responsible for paying the costs of the healthcare to a medical facility or for paying the costs of assistance services to the provider, as appropriate. The healthcare must be provided during the term of the Insurance.

5. Pregnancy of a female Insured Person shall not be deemed an insured event provided that the pregnancy indisputably commenced prior to expiry of the third month of the insurance period, as certified by a specialist doctor. Childbirth as a result of the pregnancy of a female Insured Person which commenced prior to expiry of the third month of the waiting period, as certified by a doctor, shall not be deemed an insured event.

6. Events arising from one cause, comprising all the facts and their consequences, amongst which there is a causal, temporal or other direct link, shall be deemed a single insured event.

**Article 4**

**Territorial Scope**

1. In the Czech Republic, the insurance is valid in the range of extended health care beyond necessary and urgent health care.

2. For the Schengen Area, save for the territory of the CR, the Insurance applies only to a Tourist Stay of the Insured Person in the Schengen Area, where the duration of the stay may not exceed 30 days.

**Article 5**

**Scope of Insurance**

1. Extended health care includes:
   a) acute care provided by a medical assistance or emergency service;
   b) doctor-indicated transportation to the nearest professional healthcare facility;
   c) establishment of diagnoses and treatment procedures, including necessary examinations;
   d) acute and emergency medical interventions including necessary medicines and medical equipment;
   e) necessary hospitalization for a necessary period of time;
   f) outpatient healthcare and institutional care, including diagnostic care;
   g) potential repatriation or transport of the Insured Person's bodily remains;
   h) medicines prescribed by a doctor;
   i) preventive care and dispensary care.

The costs of healthcare and medicines shall be paid in the same amount as the maximum payment in the general public health insurance system of the Czech Republic. The scope is further determined by exclusions from insurance coverage and by the agreed indemnity limits.

2. The acute and emergency care includes:
   a) acute care provided by a medical assistance or emergency service;
8. If an insured event has taken place and continuous hospitalization of the Insured Person exceeds or is likely to exceed the term of the Insurance, the Insurer shall decide on the further procedure as follows:
   a) if the health condition of the Insured Person allows for repatriation, the Insurer shall decide, with the assent of the attending doctor, on repatriation;
   b) if the health condition of the Insured Person does not allow for repatriation, the Insured Person shall be treated in a medical facility designated by the Insurer until his/her repatriation is possible from a medical viewpoint.

9. The extent of the Insurer’s obligation to provide indemnity is limited by exclusions from the Insurance and by indemnity limits.

10. The upper limit of indemnity shall be the indemnity limit provided in the insurance contract. The insurance contract also stipulates the indemnity limit for all insured events during the term of the Insurance.

11. The upper limit of indemnity for losses that arise in the Schengen Area outside the territory of the CR is EUR 30,000.

**Article 6**

**Indemnity**

1. The Insurer shall provide indemnity to the beneficiary; in the case of healthcare provided by a relevant medical facility, the indemnity shall be paid directly to that medical facility.

2. The indemnity shall be paid by the Insurer to the beneficiary upon presentation of the originals of the required documents. The originals of these documents shall remain with the Insurer and will not be returned.

3. If the Insured Person who is the beneficiary deceases with an outstanding claim to an indemnity which he/she did not receive during his/her lifetime, the procedure shall be governed by the applicable laws.

4. Unless agreed otherwise in writing by the parties, settlement under this Article is payable within the territory and in the currency of the CR, and the Insurer shall provide it by means of a wire transfer to the bank account of the beneficiary or a postal order to the name and address of the beneficiary.

**Article 7**

**Exclusions from Insurance Coverage**

1. The Insurer is not obliged to provide indemnity for events that occurred before the premium was paid.

2. The Insurer shall not provide indemnity for events of which obvious indications occurred before signing of the insurance contract, or which had to be known to the Insured Person or the policyholder before signing of the insurance contract.

3. The Insurer shall not provide indemnity for healthcare which is not normally paid for by Czech general public health insurance.

4. The insurer shall not provide indemnity in cases of:
   a) artificial fertilization, infertility examination and treatment, contraception and related interventions, and abortion without documented serious health indications;
   b) postnatal healthcare for newborn babies that were born to the Insured Person during the term of the Insurance;
   c) dental interventions that are not listed in the overview of reimbursed dental interventions issued by the Insurer;
   d) medical interventions not provided by a medical facility or medical staff, or which are not lege artis or not recognized from a medical viewpoint;
   e) occupational preventive care;
   f) cosmetic procedures, acupuncture and homeopathy, including treatment of complications caused thereby;
   g) rehabilitation, behavioral therapy and self-support training, with the exception of doctor-indicated post-trauma or post-surgical interventions, but only for the period of hospitalization;
   h) physical or spa treatment or care provided by specialized medical institutions, and chiropractic services;
   i) complications and consequences that occur in relation to medical interventions to which the Insurance does not apply;
   j) manufacture and repair of glasses, contact lenses and hearing aids, and treatment of speech defects;
   k) events occurring during the search for gainful activity by the Insured Person outside the territory of the CR;
   l) reimbursement for medicines and medical devices freely purchased without a doctor’s prescription or whose administration started prior to the commencement of the Insurance;
   m) manufacture and repair of powered wheelchairs and myoelectric prostheses;
   n) costs of regulatory fees and other fees;
   o) the fact that the Insured Person becomes a participant in the general health insurance system in the CR.

5. The Insurance is not applicable to events and damages:
   a) originating outside the territory of the Schengen Area;
   b) originating within the territory of the Schengen Area in relation to activities of the Insured Person not conforming to a tourist stay;
   c) originating in the Insured Person’s home country;
   d) originating as a result of terrorist activities in which the Insured Person actively participated;
   e) originated by acts of war, civil war or civil disturbances;
   f) originated by hard radiation, nuclear radiation or radioactive contamination;
   g) caused by the effects of chemical or biological weapons;
   h) occurring during the handling of firearms or explosives, or the unauthorized or unprofessional handling of pyrotechnical equipment and products;
   i) occurring during the testing of means of transportation and during the performance of stunt work;
   j) occurring during the preparation for or operation of extreme, hazardous or adrenaline sports, and potentially other activities associated with an increased risk; the Insurers shall decide about the level of risk. This exclusion is not applicable if the “Professional Sport” (Profesionalni sport) type of insurance has been concluded.

6. The Insurer shall not pay indemnity:
   a) if the insured event is caused as a result of or in connection with disturbances or criminal activities caused or committed by the Insured Person, unless it is an injury;
   b) if the insured event occurred as a result of consumption of alcohol or in relation to the consequences of the use of alcohol, unless it is an injury;
   c) if the insured event occurred as a result of consumption or application of intoxicating, psychotropic or addictive substances, or agents containing such substances, unless it is an injury;
   d) if the event was caused by the willful conduct, default or co-default of the Insured Person, unless it is an injury;
   e) if the Insured Person fails to undergo repatriation, medical treatment or the necessary medical examinations by a doctor appointed by the Insurer or the assistance service, as the case may be;
   f) in cases of travelling into the CR, or out of the CR to other countries in the Schengen Area, for the purposes of receiving healthcare;
   g) should the Insured Person or his/her legal representative sign a negative reverse declaration.

7. The Insurer shall not be obliged to provide indemnity if the entitlement of the beneficiary from a single insured event does not attain the amount of CZK 100.
Article 8

Conclusion of the Insurance Contract

1. The insurance contract is concluded upon payment of the premium in specified amount.
2. The Insurer shall process the insurance contract on the basis of:
   a) a filled-in and signed form provided by the Insurer;
   b) a health questionnaire which is part of the insurance contract and is fully and truthfully filled-in and signed by the Insured Person or the Insured Person’s representative;
   c) any person who is at least 61 years old on the date of creating the draft insurance contract, any person who is interested in taking out the ‘Mother’ insurance and any person who stated in the Health Questionnaire that they are not currently healthy and/or that they are treated or monitored in any health facility or who has been diagnosed with a serious illness or has hazardous employment must undergo the protocol on the initial medical examination of the Insured to the extent specified by the Insurer.
3. The representative of the Insured Person is the Insured Person’s legal or authorized representative or, if approved by the Insurer, the closest relative of the Insured Person. If the insurance contract is concluded without an initial health examination, the Insurer has the right to request, within three months of commencement of the Insurance, that the Insured Person undergo the initial health examination within the prescribed scope and deliver the results of the examination to the Insurer. In the event that the Insurer ascertains any differences between these results and the state of health according to the questionnaire, the Insurer is authorized to charge an additional premium to the policyholder for increased risks and determine a deadline for payment, which may not be less than one month from delivery to the policyholder. If the policyholder fails to pay the additional premium within the set deadline, the agreed insurance period shall be reduced pro rata according to the amount of the unpaid additional premium charged by the Insurer.
4. The costs of the initial health examination shall be paid by the person who is interested in the conclusion of the insurance contract.
5. After conclusion of the insurance contract, the Insurer shall issue an Insured Person’s Card to the policyholder.
6. The effect and validity of the Insurance shall be conditional on the Insured Person’s lawful stay in the CR or Schengen Area, as appropriate, subject to the conditions stipulated by the applicable legal regulations.

Article 9

Insurance Period, Commencement and Termination of the Insurance

1. The insurance contract is concluded for a fixed term. The insurance period is agreed in the insurance contract.
2. The Insurance commences at 00:00 hours on the date specified in the insurance contract to be the date of commencement of the Insurance. In the event that the date of commencement of the Insurance is not explicitly agreed in the insurance contract, it shall be deemed that the Insurance commences at 00:00 hours on the date following conclusion of the insurance contract.
3. The Insurance shall terminate:
   a) upon expiry of the insurance period at 24:00 hours on the date agreed as the date of termination of the Insurance, unless it has terminated earlier;
   b) on the date of death of the Insured Person;
   c) on the date of legal force of the decision on termination of validity of the Insured Person’s residence permit for the CR or on dismissal of the Insured Person’s application for a residence permit for the CR. The Insured Person is obliged to return all documents attesting to the validity of the Insurance;
   d) on the date when the Insured Person enters the system of general public health insurance in the CR.
   e) on the notification date for the extinction of the insurable interest to the Insurer;
   f) in other ways specified in Act No 89/2012 Coll., the Civil Code.
4. The Insurance shall not be interrupted.
5. In exceptional cases the insurance contract may be terminated by an agreement of the contracting parties, under the agreed conditions.

Article 10

Responsibilities of the Insurer

1. In addition to other responsibilities stipulated by generally binding legal regulations, the Insurer shall have the following obligations:
   a) Upon receiving a report of an insured event associated with a claim to indemnity, the Insurer shall commence, without undue delay, an investigation in order to ascertain the extent of its responsibility to pay indemnity.
   b) The Insurer shall complete the investigation within three months of the date on which it was notified of the event. If the Insurer cannot complete the investigation within this period, the Insurer shall inform the person who may be, or is, entitled to indemnity, of the reasons why the investigation cannot be completed.
   c) The Insurer shall maintain confidentiality with respect to facts related to the Insurance, of which the Insurer becomes aware during the process of taking out the Insurance, to the administration thereof, and to the settlement of insured events.
2. The Insurer processes personal data of natural persons in accordance with valid legislation and internal rules for the processing of personal data. The full text can be found at www.slavia-pojistovna.cz/cs/ochrana-osobnich-udaju.
3. Indemnity is payable within 15 days of completion of the investigation pursuant to Par. 1 above. The investigation is completed when the Insurer notifies the beneficiary of the settlement of insured events.
4. If the insurance contract or the Insured Person’s Card is lost, damaged or destroyed, the Insurer shall issue the policyholder a copy upon his/her request and at his/her expense.
5. During the term of the insurance contract, the Insurer shall supply information to the policyholder to his/her address as specified in the insurance contract.

Article 11

Responsibilities of the Policyholder and of the Insured Person

1. In addition to the responsibilities stipulated by generally binding legal regulations, the policyholder and the Insured Person shall truthfully and fully answer all the written questions put forth by the Insurer with regard to the Insurance being taken out. This also applies where the Insurance is amended or a loss event settled.
2. Furthermore, the policyholder and the Insured Person shall:
   a) inform the Insurer in writing of any change in any information given in the insurance contract at any time during the term of the insurance contract;
   b) inform the Insurer in writing and without undue delay of any change in any information provided in response to a written question when the Insurance was taken out;
   c) enable the Insurer to perform an investigation into the causes of a loss event and the extent of its consequences, and cooperate with the Insurer in this respect.
3. The Insured Person shall:
   a) do everything to avert the occurrence of an insured event and reduce the extent of the ensuing loss;
   b) notify the police of the CR or any other competent authority accordingly, and without undue delay, should there be suspicion of a criminal offence or misdemeanour related to the loss event;
   c) proceed so that the Insurer can exercise its right to indemnification, or a similar right that the Insurer has incurred in relation to an insured event, against another person;
   d) fulfill other obligations set out in the General Insurance Terms and Conditions and in the insurance contract;
   e) answer fully and truthfully all questions of the Insurer concerning the facts about which she/he is questioned in the insurance contract (particularly in the health questionnaire).

4. In addition to the responsibilities stipulated by generally binding legal regulations, the policyholder shall also:
   a) pay the insurance premium to the Insurer;
   b) notify the Insured Person, without undue delay and not later than upon commencement of the Insurance, of the fact that the Insurance has been taken out on the Insured Person's behalf, and familiarize the Insured Person with the rights and responsibilities which arise for him/her from the arranged Insurance.

5. If a conscious breach of any responsibilities by the policyholder, the Insured Person or any other person having the right to an indemnity had a substantial effect on the occurrence or course of an Insured Event, on increasing the consequences of the insured event, or on ascertaining or determining the amount of indemnity, the Insurer shall have the right to reduce the indemnity depending on the effect that the violation had on the extent of the Insurer's responsibility to pay indemnity. This is without prejudice to the right of the Insurer to refuse payment of indemnity under the applicable legal regulations.

**Article 12**

**Responsibilities of the Insured Person in Case of an Insured Event**

1. In case of an insured event, the Insured Person shall:
   a) always and without undue delay, and if his/her health condition so permits, directly contact the assistance service or the Insurer, follow their instructions and, upon request, undergo a health examination at a medical facility designated by the assistance service provider or the Insurer, and follow the instructions and recommendations of the medical staff;
   b) if need be, seek medical treatment and present the Insured Person's Card to the healthcare provider;
   c) on request of the Insurer, release the healthcare provider in writing from its responsibility to maintain confidentiality and provide the Insurer with written authorization to obtain information which is subject to the confidentiality duty of the medical staff and medical facilities, insurance companies, including health insurance companies, and the police of the CR, and which is required for the Insurer's investigation in case of an insured event;
   d) to undergo treatment or a necessary health examination by a doctor designated by the Insurer or by the Insurer's assistance service provider;
   e) if the state of health of the Insured Person so permits, or if the duration of medical treatment exceeds the term of the Insurance, to be repatriated at the request of the Insurer or the Insurer's assistance service provider.

2. If direct settlement of expenses which may constitute the subject of indemnity is required of the Insured Person by a medical facility, the Insured Person shall:
   a) accept original counterparts of the required documents within the scope of Par. 3 and keep them securely until they are presented to the Insurer; the Insured Person also has this responsibility in other cases where losses are to be settled directly by him/her;
   b) pay the medical facility the appropriate and proven costs in cash;
   c) without undue delay, present the required documents under Par. 3 to the Insurer or the assistance service.

3. The Insured Person shall notify the Insurer in writing, without undue delay, of any event which gives rise to the right to indemnity, provide a truthful explanation of its occurrence and the extent of its consequences, and present the necessary documents to ascertain any circumstances decisive for assessment of claims for indemnity and specification of its amount. This obligation may also be fulfilled by another person (e.g. a medical facility).

4. The notification of a loss event, including annexes, must unambiguously prove and demonstrate:
   a) the place, date, time, cause and circumstances of the occurrence of the loss event, its extent, and the direct connection of the loss event with the Insured Person;
   b) the subject matter of the payment, i.e. the costs incurred by the provision of acute and emergency care to the Insured Person in relation to the given loss event, as follows: the original counterpart of the medical report containing a detailed description of the health condition of the Insured Person, including diagnosis codes; a full list of the performed medical interventions, including their description, codes, scores or prices, and dates when they were performed; names and the amounts of administered medicinal products, including their prices; a list of the used or provided medical supplies and services, including their prices; and details of hospitalization, if any;
   c) copies of doctor's prescriptions for outpatient medicines;
   d) the original counterpart of some other document issued by the medical facility containing the purpose and full list of the performed medical interventions, including their description, codes, scores or prices, and dates when they were performed; names and amounts of the administered medicines, including their prices; and a list of the used or provided medical supplies and services, including their prices;
   e) the costs to be covered, including the amount and subject matter of payment (e.g. a bill issued by the medical facility or pharmacy).

5. For a loss event investigated by the police or other governmental authority, a police report or confirmation of the investigation of an accident shall also be enclosed with the notification of the loss event; in the event of the death of the Insured Person, an official death certificate and doctor's certificate of the cause of death must also be enclosed.

6. All documents must be made out in the name of the Insured Person, specifying the date of issue and bearing the signature and stamp of the issuer.

**Article 13**

**Other Rights and Responsibilities of the Parties to the Insurance**

1. The Insurer is entitled to verify the submitted documents, request expert reports and consult medical facilities or other organizations and persons, including those abroad, regarding complex loss events.

2. The Insured Person, beneficiary, or the person who incurred salvage costs shall take measures to ensure that the right to compensation for damages, which passes according to law to the Insurer, does not lapse or expire.
Article 14
Insurance Premium
1. An insurance premium constitutes consideration for the insurance coverage provided. The amount of the premium shall be determined by the Insurer while taking into account the insured Person's state of health based on the health questionnaire and the initial health examination. The amount of the premium is stipulated in the insurance contract.
2. The Insurer is entitled to a premium for the entire insurance period. The Insurer acquires this right on the date when the insurance contract is concluded.
3. The insurance contract is concluded with a one-off premium that is payable in full in the Czech currency on the date when the insurance contract is concluded.
4. The Insurer has the right to verify with the Insured Person the correctness of data decisive to the determination of the amount of the premium.
5. The Insurer has the right to the insurance premium throughout the insurance period, even if the Insurance terminates before expiry of the insurance period. The Insurer acquires this right on the date when the insurance contract is concluded.
6. If the insurance expires before the beginning of the Insurance, the insurer shall be entitled to reimbursement of costs related to the origination and administration of the insurance, which constitute 20% of the unconsumed premium.
7. If the insurance expires before the end of the insurance period, without an insured event occurring during the term of the insurance, the insurer shall be entitled to reimbursement of costs related to the origination and administration of the insurance, which constitute 20% of the unconsumed premium.

Article 15
Salvage Costs
During the term of the Insurance, the limit for salvage costs incurred to save the life or health of the Insured Person equals 30% of the relevant indemnity limit, as agreed in the insurance contract. Compensation for other salvage costs incurred during the term of the Insurance is limited to the amount of CZK 100,000 for each and every event.

Article 16
Information on the Possibilities and Access Methods to the Insured Event File
1. At the Beneficiary's written request, the Insurer shall allow the Beneficiary (i.e., also the beneficiary in the event of the Insured's death) to access the file kept by the Insurer in connection with the insured event or a similar record of the investigation of the insured event and to obtain extracts or copies of materials or documents relating to the reasons for the refusal to provide indemnity or determining the indemnity amount, after completing the investigation of the insured event (hereinafter also referred to as the 'Request for Access to the Insured Event File').
2. Conditions for accessing the insured event file:
   a) the insured event occurred during the insurance period; and
   b) the investigation of the insured event, whereby access to the file is requested by the Beneficiary, was terminated by the Insurer at the time of submitting the Beneficiary's request; and
   c) the right to indemnity from the insured event, whereby access to the file is requested by the Beneficiary, is not time-barred at the time the request is submitted; and
   d) the Beneficiary submitted the written Request for Access to the Insured Event File to the Insurer:
      i) by delivering it to the Insurer's registered office, i.e., Slavia pojišťovna a.s., Claims Settlement Department, Táborská 940/31, 140 00 Prague 4; or
      ii) by simple email (without requiring its electronic signing) delivered to the Insurer to likvidace@slavia-pojistovna.cz; or
      iii) at any branch or contact point of the Insurer (see https://www.slavia-pojistovna.cz/kontakt/); and
   e) the Beneficiary duly communicated their identification data to the Insurer and proved their identity to the Insurer before accessing the insured event file.
3. The Insurer will allow the Beneficiary to access the insured event file without undue delay, depending on the scope and technical nature of the file's contents. The Insurer shall inform the Beneficiary of the possible dates of accessing the insured event file no later than within 10 working days from the date of receiving the written request. Access to the insured event file is possible within the date agreed between the Insurer and the Beneficiary, during the Insurer's usual working hours.
4. Method of access to the insured event file
   a) the Insurer shall allow the Beneficiary to access the insured event file at any branch or contact point of the Insurer according to the Beneficiary's choice within the date agreed between the Insurer and the Beneficiary; or
   b) the Insurer shall allow the Beneficiary to access the insured event file at the Insurer's registered office within the date agreed between the Insurer and the Beneficiary.
5. The Insurer shall not comply with the Request for Access to the Insured Event File if the access could lead to a threat to the criminal proceedings or hearing of the offence, subject to the written disapproval of the competent authority (see § 129a(2) of Act No 277/2009 Coll., on insurance, as amended). The Insurer is obliged to send a request to the competent authority within 30 days from the delivery date of the Beneficiary's Request for Access to the Insured Event File if criminal or administrative proceedings have been initiated in connection with the insured event.
6. If the insurance agreement gives the Beneficiary the right to access the insured event file to a greater extent, the provision of the insurance agreement takes precedence over this provision of the General Insurance Conditions.
7. The Insurer shall allow the Beneficiary to access the insured event file, including obtaining extracts from the file or copies of documents, free of charge.

Article 17
Final Provisions
1. Any and all changes and amendments to the insurance contract shall be made in writing upon mutual agreement of both parties.
2. Delivery of documents shall be governed by generally binding legislation.
3. Representations and notifications with respect to the Insurer are only valid if submitted in writing.
4. The language of communication is Czech.
5. If a payment is made in cash, the date of the payment is the date when the amount is accepted by the recipient. In the case of a wire transfer, the date of payment is the date when the sum is credited to the recipient's account.
6. The rights and responsibilities arising out of this Insurance shall be governed by Czech law. Any and all disputes arising out of or in connection with this Insurance, which are not resolved by agreement or out-of-court settlement, shall be resolved by the competent Czech court.
7. The General Insurance Terms and Conditions are issued by the Insurer in the Czech language and translated into the Russian and English languages. The Czech version hereof shall prevail.
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<th>Description</th>
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<td>00908</td>
<td>Acute treatment and examination of an unregistered patient</td>
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<td>Extraoral X-ray film preparation - only in case of injury</td>
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<td>Orthopantomogram preparation - only in case of injury</td>
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<td>Dental decay treatment - permanent tooth - photocomposite filling in patients under 18 years to extent of canines inclusive</td>
<td>1542 CZK</td>
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<td>Dental decay treatment - permanent tooth</td>
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<td>Dental decay treatment - temporary tooth</td>
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<td>00925</td>
<td>Conservative treatment of dental decay complications - permanent tooth</td>
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<td>00945</td>
<td>Targeted examination</td>
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<td>00950</td>
<td>Permanent tooth extraction</td>
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<td>00951</td>
<td>Minor surgery of hard tissues in the oral cavity (surgical extractions and extraction wound revision)</td>
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<td>00955</td>
<td>Minor surgery of soft tissues in the oral cavity (decapsulation and mucous wound suture to 5 cm)</td>
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<td>Minor traumatology of hard tissues in the oral cavity</td>
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<td>00959</td>
<td>Intraoral incision</td>
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<td>00961</td>
<td>Treatment of surgical complications in the oral cavity</td>
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<td>00962</td>
<td>Conservative treatment of temporomandibular joint disorders (only manual reposition of TMJ luxation)</td>
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<td>00963</td>
<td>Injections I.M., S.C., I.D., I.V.</td>
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**Czech Dental Chamber certificate**

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<td>Major surgery of soft tissues in the oral cavity (wound suture to 5cm only)</td>
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<td>Major traumatology of hard tissues in the oral cavity</td>
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<td>External incision</td>
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T. č.: 231063/2023/63b

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