

HEALTH

*If's health insurance
conditions for employers*

THE-20191

Call us

777 1211

or read more on www.if.ee



TABLE OF CONTENTS

USING THE CONDITIONS	3
INSURED PERSONS	3
INSURANCE VALIDITY AREA	4
INSURANCE EVENT AND INSURANCE COVERS	4
OUT-PATIENT TREATMENT	4
OCCUPATIONAL HEALTH CHECKS	5
EMPLOYEE'S HEALTH CERTIFICATES	5
PREVENTIVE MEDICAL EXAMINATIONS	5
PSYCHOLOGICAL AND PSYCHIATRIC COUNSELLING AND TREATMENT	6
OUT-PATIENT MEDICAL REHABILITATION	6
HOSPITAL TREATMENT	6
VACCINATION	6
PRESCRIPTION MEDICINES	6
DENTAL CARE	7
GLASSES, CONTACT LENSES	7
REHABILITATION AT HOSPITAL	7
OBSTETRICAL CARE	8
VEIN TREATMENT AND SCLEROTHERAPY	8
GENERAL EXCLUSIONS	8
FOLLOWING THE INSTRUCTIONS OF A DOCTOR OR NURSE	11
DOCUMENTS REQUIRED FOR APPLYING FOR INDEMNITY	11
SUM INSURED, INDEMNITY LIMITS AND DEDUCTIBLE	11
TERM OF THE INSURANCE CONTRACT	12
CHANGING THE INSURANCE PREMIUM AND SCOPE OF INSURANCE COVER	12
ORDINARY CANCELLATION OF THE INSURANCE CONTRACT	12

Health insurance conditions for employers

THE-20191

Unofficial translation. In case of differences in interpretation of following conditions, the Estonian text will be regarded as the original.

Before you, you'll find If's Health Insurance Conditions for Employers, which is an important part of the insurance contract. Please take your time to read the insurance conditions through. Should anything remain unclear to you, call your insurance contact or If's Insurance Phone at 777 1211. We will be glad to answer any questions you may have.

USING THE CONDITIONS

1. These insurance conditions are used together with the General Insurance Terms and Conditions of If P&C Insurance AS (hereinafter referred to as "If"). This means that the rights and obligations set out below are applicable in addition to the rights and obligations of the General Insurance Terms and Conditions, without being mutually exclusive.

INSURED PERSONS

2. The insured are the employees of the policyholder indicated in the list of the insured prepared on the basis of these insurance conditions.
3. For the purposes of these insurance conditions, employees are the persons who:
 - 3.1. are employed under the employment contract or are in public service
 - 3.2. are members of the managing body or procurator of a legal entity
 - 3.3. are acting on the basis of a contract under the Law of Obligations, provided that the client pays social tax on the fees of such contract (e.g. contract for services, authorisation agreement, agency contract etc.).
4. The insured person can also be a member of the employee's family if the policyholder has specifically agreed with If and the family member is listed in the insured list. For the purposes of these Terms and Conditions, "family member" is a spouse, partner and children under the age of 21.
5. The insurance cover is applicable only for the insured. An insured person cannot transfer the insurance cover to another person, e.g. an uninsured family member.

PREPARING AND CHANGING THE LIST OF THE INSURED

6. Based on the policyholder's application, If will enter the persons into the list of the insured and will delete them from the list of the insured within 5 working days from receiving a respective application from the policyholder.
7. The policyholder must submit the application for the amendment of the list of the insured 5 working days in advance, if possible.
8. The insurance cover for the insured starts from the moment of entering into the list of the insured, but not earlier than on the first day of the first insurance period.
9. The insurance cover for the insured ends from the moment of deleting from the list of the insured, but not later than on the last day of the last insurance period.
10. If the person has not been entered into the list of the insured by the time of occurrence of the insurance event, the insurance cover shall not be valid for that person.
11. The employer is responsible for ensuring that the list of insured persons matches the policyholder's insurance interest.

12. The validity of the insurance cover does not depend on if the insured was an employee of the policyholder at the time of the insurance event or not.

INFORMING THE INSURED

13. The policyholder informs the insured of the health insurance cover, including refers to the opportunity to read the insurance terms and conditions and provides information on how to behave in the case of an insurance event.

INSURANCE VALIDITY AREA

14. The insurance validity area is Estonia, i.e. the health care service subject to compensation must be provided in Estonia; the prescription medicinal products, glasses or contact lenses subject to compensation must be purchased in Estonia.

INSURANCE EVENT AND INSURANCE COVERS

15. An insurance event is the occurrence of the insured's need for a health care service, prescription medicinal product, glasses or contact lenses covered with the insurance cover and indicated on the policy during the validity of the insured's insurance cover, except in cases excluded with the insurance conditions.

16. These insurance conditions set out insurance covers to the extent of which the insurance applies. Your insurance contract includes only the insurance covers that are indicated on the insurance policy.

17. Please check that the health care provider has a professional certificate or a statutory activity licence before using the healthcare service, see also Articles 73–74. The existence of an activity licence can be checked on the website of the Health Board; the existence of professional certificate can be checked on the website of Qualifications Authority.

18. If shall pay the indemnity only for the health care services arising from the insurance event covered with the insurance cover indicated in the policy, which were provided to the insured during the insurance period.

19. If shall pay the indemnity only for the prescription medicinal products, glasses or contact lenses the use of which arises from the insurance event covered with the insurance cover indicated in the policy, which were purchased during the insurance period.

20. The following insurance covers are possible in the health insurance:

20.1. out-patient treatment

20.2. occupational health checks

20.3. employee's health certificates

20.4. preventive medical examinations

20.5. psychological and psychiatric counselling and treatment

20.6. out-patient medical rehabilitation

20.7. hospital treatment

20.8. vaccination

20.9. prescription medicines

20.10. dental care

20.11. glasses, contact lenses

20.12. rehabilitation at hospital

20.13. obstetrical care

20.14. vein treatment and sclerotherapy.

OUT-PATIENT TREATMENT

21. If shall indemnify the visit and consultation fee of the health care provider, including that of the family doctor, if the contact with the health care provider is due to an insured event.

22. Indemnity for medically indicated analyses, examinations and procedures resulting from an insured event will be indemnified by If only based on the doctor's prescription (e.g. referral, digital referral, entry in the health history or occupational doctor's decision).
23. Out-patient insurance also covers day care. Day care is an out-patient healthcare service that requires short-term follow-up of a person's condition after which the person leaves the health care service provider on the same day.
24. The doctor's referral, digital referral, entry in the health history or the occupational doctor's decision, etc., must be issued before the analysis, examination or procedure to be indemnified.
Out-patient care insurance covers, for example:
 - specialist consultation
 - medical analyses, examinations, procedures and operations carried out in a hospital or out-patient clinic, provided that the insured does not spend the night in the hospital
 - X-ray of one body part, magnetic resonance imaging (MRI)
 - regular pregnancy monitoring, examinations, analyses and consultations.
25. Out-patient insurance does not cover costs for dental services, obstetrics, overnight hospital stays, vaccinations, prescription medicinal products, employees' health checks, employee's health certificate, glasses, contact lenses, out-patient rehabilitation in case of overnight hospital stays, preventive examinations.

Please read also the general exclusions.

OCCUPATIONAL HEALTH CHECKS

26. If will indemnify the cost of the occupational health check carried out during the insurance period if the need for occupational health check arises from legislation and is due to an insured event. There is no deductible for indemnifying the cost of occupational health check.

Please read also the general exclusions.

EMPLOYEE'S HEALTH CERTIFICATES

27. If shall indemnify the cost of an employee's health certificate issued during the insurance period if the need for an insured employee's health certificate arises from legislation, is due to an insured event and is related to working for the policyholder. There is no deductible for indemnifying the employee's health certificate.

Please read also the general exclusions.

PREVENTIVE MEDICAL EXAMINATIONS

28. Preventive medical examination is a medical examination (including examination packages) at the request of the insured without a medical indication.
29. If shall indemnify the cost of the preventive medical examination carried out during the insurance period by a licensed medical institution.

Preventive medical examination insurance covers, for example:

- sports tests or stress tests with consultation
- complex or individual laboratory analyses with consultation
- eye examinations
- foetal 3d / 4d ultrasound examinations.

30. On the basis of insurance cover for preventive medical examinations, If shall not indemnify occupational health checks, the cost of an employee's health certificate, preventive examinations for venereal diseases.

Please read also the general exclusions.

PSYCHOLOGICAL AND PSYCHIATRIC COUNSELLING AND TREATMENT

31. If shall indemnify the out-patient visit and consultation fee for a psychologist or psychiatrist due to an insured event.
32. If shall also indemnify the cost of purchasing a prescription medicines lawfully sold in Estonia if the prescription is issued by an Estonian activity licensed doctor due to an insured event and is required for the treatment of a psychiatric illness, including antidepressants.
33. On the basis of insurance cover for psychological and psychiatric counselling and treatment, If shall not indemnify the cost of in-patient hospital treatment or rehabilitation in hospital.

Please read also the general exclusions.

OUT-PATIENT MEDICAL REHABILITATION

34. If shall indemnify the cost of out-patient rehabilitation treatment for an insured event (including orthoses, crutches, wheelchair, aids, etc.) only on the basis of a doctor's prescription (e.g. referral, digital referral, entry in the health history or occupational health doctor's decision). Procedures performed without a medical indication will not be indemnified.

Out-patient rehabilitation includes, for example, massage therapy, physiotherapy, chiropractic, osteopathy, manual therapy, electrical therapy, physical therapy, hydrotherapy, mud therapy, etc.

35. The fee for a rehabilitation consultation is indemnified on the basis of ambulatory rehabilitation insurance cover, and not on the basis of ambulatory medical insurance cover.
36. If shall indemnify out-patient rehabilitation services if the provider of rehabilitation services (except for the swimming pool) holds an activity licence or a professional certificate for the provision of the respective out-patient rehabilitation service.

Please read also the general exclusions.

HOSPITAL TREATMENT

37. If indemnifies the cost of medically indicated hospital treatment due to the insured event, including planned and emergency operations, provided that the insured stays in the hospital and the hospital treatment has been previously agreed with If.
38. The hospital treatment insurance cover does not indemnify any cost of rehabilitation treatment, dental services or obstetrical care.

Please read also the general exclusions.

VACCINATION

39. If shall indemnify the cost of the vaccination due to the insured event (including visit fee) if the vaccination has been carried out at the premises of a medical institution or pharmacy.

Please read also the general exclusions.

PRESCRIPTION MEDICINES

40. If shall indemnify the cost of purchasing any prescription medicines sold legally in Estonia, if the prescription has been issued as a result of the insurance event by a doctor holding an Estonian activity licence.
41. On the basis of insurance cover for prescription medicines, If shall not indemnify vaccines, antidepressants, contraceptives and aids.

Please read also the general exclusions.

DENTAL CARE

42. If shall indemnify the cost of the following dental services at medical institution with the respective activity licence, if the service is necessary as a result of an insurance event:
- 42.1. consultation, preparation of the treatment plan, dental treatment
 - 42.2. removing of a tooth
 - 42.3. oral hygiene services (e.g. soda wash, pearl wash, tartar removal)
 - 42.4. dental surgery
 - 42.5. x-ray
 - 42.6. anaesthesia.
43. On the basis of dental care insurance cover, If shall not indemnify the following procedures, services, products, related consultations, treatment plans, examinations, diagnostics, medicines and support materials:
- 43.1. dental services not listed in Article 42
 - 43.2. whitening of the teeth, applying and removing of tooth gems
 - 43.3. treatment of parodontosis
 - 43.4. orthodontics
 - 43.5. prosthetics, crowns, implants for teeth
 - 43.6. aftercare of prostheses, crowns and implants
 - 43.7. restoration of the tooth using a laboratory-made ceramic or metal filler, e.g. inlay, onlay or overlay
 - 43.8. installation of porcelain implants on teeth
 - 43.9. installation of facets, capes.

Please read also the general exclusions.

EXTENDED DENTAL CARE INSURANCE

44. If the policy states extended dental care insurance, If shall, in addition to Article 42 and unlike sub-articles 43.4–43.9 of Article 43, indemnify the cost of the following services and procedures, related consultations, treatment plans, examinations, diagnostics, medicines, products and support materials:
- 44.1. orthodontics
 - 44.2. prosthetics, crowns, implants for teeth
 - 44.3. aftercare of prostheses, crowns and implants
 - 44.4. restoration of the tooth using a laboratory-made ceramic or metal filler, e.g. inlay, onlay or overlay
 - 44.5. installation of porcelain implants on teeth
 - 44.6. installation of facets, capes.

GLASSES, CONTACT LENSES

45. If shall indemnify the cost of glasses or contact lenses indicated during the insurance period by a doctor or optometrist as a result of an insurance event, provided that the change in visual acuity of the insured has been identified during the insurance period.
46. On the basis of insurance cover for glasses and contact lenses, If shall not indemnify costs of glasses cases, cleaning and preservation equipment and the cost of repairing or replacing existing glasses.

Please read also the general exclusions.

REHABILITATION AT HOSPITAL

47. If shall indemnify the cost of in-patient rehabilitation (overnight hospital stay) due to an insured event, if all of the following conditions are met:
- 47.1. the need for rehabilitation is caused by an illness or injury that requires hospitalisation
 - 47.2. rehabilitation is prescribed by a doctor (e.g. referral, digital referral or entry in the health record)

- 47.3. the rehabilitation has been previously approved by If
- 47.4. the rehabilitation occurs during the insurance period in a hospital with a respective activity licence
- 47.5. a rehabilitation service started within 60 days from the end of the hospitalisation is subject to indemnification.

Please read also the general exclusions.

OBSTETRICAL CARE

- 48. If the insured is the mother of the newborn child, If shall indemnify the cost of health care provided for labour and birth during the period of insurance until discharge from the maternity ward, including midwife and / or doctor delivery, painkillers, caesarean section, paid ward (including meals).
- 49. If the insured is the father of the newborn child, If shall only indemnify the cost of the family ward upon presentation of the cost document (invoice) and the child's birth certificate in case of childbirth that began during the insurance period. A family ward is a ward where the father can stay overnight.
- 50. If shall not indemnify the cost of homebirth.
- 51. If shall not indemnify the cost of postpartum care.
- 52. If shall not indemnify the cost of transportation of the insured, including transportation to and from the hospital.

Please read also the general exclusions.

VEIN TREATMENT AND SCLEROTHERAPY

- 53. If shall indemnify the visit and consultation fee of the health care provider, if the contact with the health care provider is related to vein treatment and due to an insured event.
- 54. The indemnification of medically indicated vein treatment and sclerotherapy analyses, examinations, out-patient or in-patient procedures due to an insured event is subject to indemnification by If only on the basis of a doctor's prescription (e.g. referral, digital referral, entry in the health history).

GENERAL EXCLUSIONS

- 55. The exclusions set out below shall be applicable for all insurance covers. In addition to the following, the exclusions of "General Terms and Conditions" apply to all insurance covers. In the circumstance stated in the exclusions, the event shall not be considered as an insured event.
- 56. If will not indemnify if it is not an insured event.
- 57. If shall not indemnify if the costs do not meet the characteristics of indemnifiable costs.
- 58. If shall not indemnify if the healthcare provider did not hold a professional certificate or a statutory activity licence to provide the healthcare, except for swimming pools.

EXCLUDED ILLNESSES AND HEALTH CONDITIONS

- 59. If shall not indemnify the costs of the services and procedures, consultations, examinations, diagnostics, medicines and support materials related to the following diseases and health conditions:
 - 59.1. fatigue, exhaustion, burnout, depression, mental illness, addiction, drug addiction, alcoholism. The exclusions above shall not apply in the cases and to the extent set forth in Articles 31–32
 - 59.2. sleep disorders, apnea, etc.
 - 59.3. venereal diseases, AIDS and HIV. The exclusion above shall not apply to the diagnosis of papilloma, including the PAP test.

EXCLUDED SPECIALISTS, SERVICES AND PROCEDURES, CONSULTATIONS, EXAMINATIONS, MEDICINES

60. If shall not indemnify the costs for the services and procedures, related consultations, examinations, diagnostics, medicines and support materials of the following specialists:
 - 60.1. psychiatrist, psychologist The exclusions above shall not apply in the cases and to the extent set forth in Articles 31–32
 - 60.2. narcologist, speech therapist
 - 60.3. geneticist, except costs related to pregnancy monitoring
 - 60.4. trichologist
 - 60.5. sexual pathologist.
 - 60.6. nutritionist.
61. If shall not indemnify the cost of alternative and / or complementary medical services and procedures, related consultations, examinations, diagnostics, medicines and support materials:
 - 61.1. acupuncture
 - 61.2. aromatherapy
 - 61.3.reflexology
 - 61.4. bioresonance diagnostics, diagnostics by R. Foll method
 - 61.5. homoeopathy
 - 61.6. hydrocollonotherapy
 - 61.7. iridology
 - 61.8. Ayurvedic therapy, kinesiology, etc.
62. If shall not indemnify family planning costs of the following services and procedures, related consultations, examinations, diagnostics, medicines and support materials:
 - 62.1. contraceptives
 - 62.2. infertility diagnosis, treatment and follow-up examinations
 - 62.3. diagnosis and treatment of gynecological diseases related to infertility
 - 62.4. sperm analyses
 - 62.5. in vitro fertilisation
 - 62.6. laparoscopic operations related to removal of joints or examination of the passage of the fallopian tube
 - 62.7. sterilisation, vasectomy.
63. If shall not indemnify costs for the following services and procedures, related consultations, examinations, diagnostics, medicines and support materials:
 - 63.1. magnetic resonance imaging (MRI) when the whole body is examined in the same examination
 - 63.2. laser surgery for visual acuity correction or other surgery for visual acuity correction
 - 63.3. gene analyses, except those required for pregnancy monitoring
 - 63.4. positron emission tomography
 - 63.5. immunotherapy
 - 63.6. capsular endoscopy
 - 63.7. sleep tests
 - 63.8. exercise test, including sports test; the exclusion above shall not apply in the cases and to the extent set forth in Article 26 (occupational health checks) and in Articles 28–29 (preventive health examinations)
 - 63.9. cosmetic surgery, plastic surgery
 - 63.10. vein treatment and sclerotherapy, except in the case described in Article 53
 - 63.11. gastric reduction surgery
 - 63.12. food intolerance tests
 - 63.13. health capsule services
 - 63.14. prostate and gynaecological massage, lymph massage, vacuum massage, cryo-massage
 - 63.15. biostimulation
 - 63.16. cosmetic and beauty services
 - 63.17. manicure, including therapeutic manicure
 - 63.18. pedicure, including therapeutic pedicure.

EXCLUDED PRODUCTS AND MEDICINES

64. If shall not indemnify the cost of hygiene products and medicines purchased without prescription.
65. If shall not indemnify orthoses, crutches, wheelchairs and similar aids, except for out-patient rehabilitation insurance cover.
66. If shall not indemnify the cost of dietary supplements, dietetic foods, vitamins, except for hospital insurance cover.

PALLIATIVE TREATMENT AND HOSPICE SERVICES

67. If shall not indemnify the cost of palliative treatment and hospice services.

HEALTH CERTIFICATES

68. If shall not indemnify costs related to the issuing of health certificates issued for a cost (e.g. driver's licence, gun permit, visa etc.), including consultations, studies etc. The exclusion above shall not apply in the cases and to the extent set out in Article 27 (employee's health certificates).

TRANSPORTATION OF THE INSURED

69. If shall not indemnify the cost of the insured's transportation.

FEE FOR STAYING AT A HOSPITAL

70. If shall not indemnify the fee for staying at a hospital (including in-patient fee) for the persons who are staying at the hospital in relation to the treatment of the insured. The exclusion above shall not apply in the case and to the extent set out in Article 49.

MONEY, GIFTS AS A THANK YOU

71. If shall not indemnify money or cost of gifts given to medical employees as a thank you.

TRAININGS, SEMINARS, LECTURES

72. If shall not indemnify the cost of participating in a medical training, lecture or seminar.

UNLAWFUL TREATMENT

73. If shall not indemnify if the health care provider did not have a valid professional certificate or was not entitled to do so under the law, for example, lacking the activity licence required to provide the relevant service.
74. If shall not indemnify if the vendor of the prescription medicinal product did not have a valid activity license to do so.
75. If shall not indemnify if a health care service is provided by using a methodology or technology the use of which is not allowed for the treatment of people in Estonia.

INTENTIONALLY CAUSED DAMAGES, CONSCIOUS COMPROMISING OF LIFE OR HEALTH

76. If shall not indemnify if an insurance event was caused or facilitated by the insured's conscious compromising of his or her own life or health (e.g. a fight initiated by the insured etc.), self-mutilation, suicide, attempted suicide.

CRIME

77. If shall not indemnify if an insurance event was caused or facilitated by a crime committed by the insured.

SPEEDING, DRIVING WITHOUT LICENCE, TELEPHONE, SMART DEVICE

78. If shall not indemnify if an insurance event was caused or facilitated by a situation, where the insured exceeded the allowed driving speed, drove a vehicle without the necessary licence or used a telephone or smart device during driving without a hands-free device.

STATE OF INTOXICATION, ALCOHOL

79. If shall not indemnify if the occurrence of an insurance event was influenced by the insured's state of intoxication by alcohol, drugs or toxic substances.
80. If shall not indemnify if an insurance event was caused or facilitated by the state of intoxication of the driver, of which the insured was aware.

81. If shall not indemnify treatment or medicinal products for the treatment of alcoholism or drug addiction.
82. If shall not indemnify the cost of treatment and medicinal products if an illness was caused or facilitated by the consumption of alcohol or drugs.

FOLLOWING THE INSTRUCTIONS OF A DOCTOR OR NURSE

83. In case of an insurance event, the insured shall contact a doctor as soon as possible and follow the treatment instructions of the doctor or a nurse.
84. If shall not indemnify if an insurance event was caused or facilitated by the failure to follow the instructions of a doctor or nurse, e.g. stopping of the treatment, refusal to take medicines, failure to appear at a repeated visit etc.

DOCUMENTS REQUIRED FOR APPLYING FOR INDEMNITY

85. In order to apply for the indemnity documents necessary for loss adjustment and making of the decision shall be submitted to If:
 - 85.1. a notice on the occurrence and circumstances of the insurance event and application for indemnity
 - 85.2. medical documents describing the insured person's need for medical assistance (excerpt from the patient portal, copy of patient chart or copy of health history or trauma chart, vaccination certificate, etc.)
 - 85.3. supporting documents for the cost of health care
 - 85.4. a prescription (e.g. an excerpt from the patient portal) for the purchase of the prescription medicinal product
 - 85.5. certificate of change in visual acuity, proof of purchase for glasses or contact lenses, issued by optometrist or doctor during insurance period
 - 85.6. copy of birth certificate.
86. The document must show who provided the service, which service was provided and whether the service was provided to the insured person or that the glasses, contact lenses or prescription medicinal product is meant for the insured person.
87. If has the right to request additional documents (explanations, earlier medical history, treatments carried out etc.).

SUM INSURED, INDEMNITY LIMITS AND DEDUCTIBLE

88. The sum insured and indemnity limits are set out in the insurance contract.
89. The sum insured is a sum of money that is the summarised limit per insured of all indemnities paid for all insurance events that have occurred during the insurance period.
90. The insurance contract sets out an indemnity limit per insured for each insurance cover. If several insurance events occur during the same insurance period, If shall indemnify only with that indemnity limit in total for all insurance events of the respective insurance cover.
91. The sum insured and indemnity limits are decreased by the paid indemnities.
92. If shall decrease every indemnifiable cost by the deductible set out in the insurance contract.
93. If shall pay the insurance indemnity to the insured or the medical institution that provided the health care treatment. If shall pay the indemnity for occupational health insurance to the policyholder (employer) or to the health care institution providing the occupational health service.

TERM OF THE INSURANCE CONTRACT

94. Unlike the provisions of the General Insurance Terms And Conditions, the health insurance contract is concluded without a term and it consists of one or several insurance periods.
95. The insurance period is one year, unless provided differently on the policy.

CHANGING THE INSURANCE PREMIUM AND SCOPE OF INSURANCE COVER

96. If shall have the right to unilaterally change the amount of the insurance premium and/ or insurance conditions by notifying the policyholder at least 31 days in advance. If the policyholder does not agree with the changes, they have the right to cancel the insurance contract within 31 days from receiving the notice from If. In such case the contract is cancelled at the time of entry into force of the amendments as indicated by If.
97. If the policyholder has not cancelled the insurance contract within the term indicated in the previous article, the amendments shall become a part of the insurance contract at the time indicated by If. The insurance premium and insurance conditions cannot be amended retroactively.
98. If has the right to change the insurance premium and/ or insurance conditions if the following circumstances change:
 - 98.1. the basis for calculating the insurance premium: field of activity of the employer, location and place of business of the employer, number of employees, number of family members of the employee (if family members are insured), amount of deductible, number of persons without Estonian health insurance
 - 98.2. average lifetime of the insured persons
 - 98.3. frequency of using the insurance by an insured person
 - 98.4. scope of indemnification of the national health insurance service
 - 98.5. fees of the provider of health services for the use of the service of the provider of health services
 - 98.6. legal acts amending the organisation of health care.

ORDINARY CANCELLATION OF THE INSURANCE CONTRACT

99. Both parties to the insurance contract have the right to cancel the insurance contract at any time by notifying the other party to the insurance contract 3 months in advance.