Queensland



Health Services Act 1991

HEALTH SERVICES (PUBLIC HOSPITALS) FEES AND CHARGES REGULATION 1992

Reprinted as in force on 1 December 1992 (includes amendments up to SL No. 339 of 1992)

Reprint No. 1

This reprint is prepared by the Office of the Queensland Parliamentary Counsel Warning—This reprint is not an authorised copy

Information about this reprint

This regulation is reprinted as at 1 December 1992. As required by section 5 of the *Reprints Act 1992*, it—

- shows the law as amended by all amendments that commenced before that day;
 and
- incorporates all necessary consequential amendments, whether of punctuation, numbering or another kind.

As required by section 6 of the *Reprints Act 1992*, the reprint includes, in a suitable place, a reference to the law by which each amendment was made—see List of legislation and List of annotations in Endnotes.

The opportunity has also been taken, under section 7 of the *Reprints Act 1992*, to do the following—

- use aspects of format and printing style consistent with current legislative drafting practice as permitted by section 35 of that Act.
- omit provisions that are no longer required as permitted by section 40 of that Act:
- correct minor errors as permitted by section 44 of that Act.

Also see Endnotes for-

- details about when provisions commenced; and
- any provisions that have not commenced and are not incorporated in the reprint.

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HEALTH SERVICES (PUBLIC HOSPITALS) FEES AND CHARGES REGULATION 1992

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HEALTH SERVICES (PUBLIC HOSPITALS) FEES AND CHARGES REGULATION 1992

[as amended by all amendments that commenced before 1 December 1992²]

Short title

1. This regulation may be cited as the *Health Services (Public Hospitals) Fees and Charges Regulation 1992*^{3–5}.

Definitions

- **3.** In this regulation—
- "ancillary services" means ancillary medical services including—
 - (a) physiotherapy; and
 - (b) speech pathology; and
 - (c) occupational therapy; and
 - (d) podiatry; and
 - (e) social work;
- **"Commonwealth benefit"** has the meaning given by section 46 of the *National Health Act 1953* of the Commonwealth;
- "Commonwealth extensive care benefit" has the meaning given by section 46 of the *National Health Act 1953* of the Commonwealth;
- "day" means the 24 hour period between midnight on one day and midnight on the following day;
- "day benefit patient" means a patient on whom a procedure, mentioned in the Schedule to the Determination made by the Commonwealth Minister for the purposes of paragraph (db) of the definition of "basic private table" under the *National Health Act 1953* of the Commonwealth, is carried out in a recognised hospital in 1 day;
- "eligible person" means—

- (a) an eligible person for the purposes of the Medicare Agreement; or
- (b) a person who is eligible for free hospital treatment under special administrative arrangements;
- "Medicare Agreement" means the agreement in force between the Commonwealth and the State under section 23F of the *Health Insurance Act 1973* of the Commonwealth:
- **"nursing home type patient"** has the meaning given by section 3 of the *Health Insurance Act 1973* of the Commonwealth;
- **"pensioner"** has the meaning given by section 4(1) of the *National Health Act 1953* of the Commonwealth;
- **"recognised hospital"** has the meaning given by section 3 of the *Health Insurance Act 1973* of the Commonwealth;
- **"special administrative arrangements"** means arrangements made under—
 - (a) an agreement entered into under section 7 of the *Health Insurance Act 1973* of the Commonwealth; or
 - (b) an order made under section 6 of the *Health Insurance Act 1973* of the Commonwealth;

"third party day benefit patient" means a patient who is—

- (a) a third party patient; and
- (b) a day benefit patient;

"third party patient" means a patient who—

- (a) receives care and treatment for an injury, illness or disease; and
- (b) at any time receives, or establishes a right to receive compensation or damages (including payment in settlement of a claim for compensation or damages) in relation to the injury, illness or disease;

"workers' compensation day benefit patient" means a patient who is—

- (a) a workers' compensation patient; and
- (b) a day benefit patient;

"workers' compensation patient" means a patient who is a third party patient who is receiving or entitled to receive a benefit under the *Workers' Compensation Act 1990* or a similar or equivalent law of another State or Territory.

Accommodation etc. charges

4.(1) An Authority may charge, for patient accommodation and other services specified in the Medicare Agreement, the fees and charges that are specified opposite the following classes of patients—

\$ eligible person, who is a patient of a private (a) medical practitioner, accommodated in a single room per day 288.00 (b) eligible person, who is a patient of a private medical practitioner, accommodated in other than a single room per day 184.00 eligible person, who is a patient of a private (c) medical practitioner, accommodated in either a single room or shared accommodation for less 132.00 workers' compensation day benefit patient (other (d) than a day benefit patient covered by the Workers' Compensation Board of Queensland), third party day benefit patient or a day benefit patient who is not an eligible person per day 395.00 eligible person, who is a patient of a private (e) medical practitioner, treated at a hospital as a day benefit patient and whose treatment can be classified into 1 of the following bands— Band 1—gastro-intestinal (i) endoscopy procedures, non-surgical procedures that do not usually require an anaesthetic,

	diagnostic and minor surgical procedures	132.00
	(ii) Band 2—procedures that take less than 1 hour carried out under local anaesthetic.	149.00
		149.00
	(iii) Band 3—procedures that take less than 1 hour carried out under general or regional anaesthetic	166.00
	(iv) Band 4—procedures that take longer than 1 hour carried out under general or regional anaesthetic	184.00
(f)	eligible person who is accommodated in a standard ward or treated in another area of a hospital as a public patient	no charge
(g)	workers' compensation patient (other than a patient covered by the Workers' Compensation Board of Queensland)—	, and the second
(1-)	per day	395.00
(h)	third party patient— per day	395.00
(i)	workers' compensation patient (covered by the Workers' Compensation Board of Queensland), accommodated in either a single room or shared accommodation with the approval of the Workers' Compensation Board of Queensland—	
	per day	395.00
(j)	patient who is not an eligible person or included in any other classification—	
	per day	395.00.

- (2) For the purposes of subsection (1)(e), the band into which a particular treatment is classified is determined by the Commonwealth Minister administering the *National Health Act 1953* of the Commonwealth.
- (3) An Authority may charge a nursing home type patient of a private medical practitioner, for accommodation and other services specified in the Medicare Agreement—
 - (a) the amount prescribed under section 42 of the *Social Security Act* 1947 of the Commonwealth as the amount to be paid to a person

controlling a benevolent home for the maintenance of an age or invalid pensioner who is an inmate of the home and who receives the maximum rate of age or invalid pension under the *Social Security Act 1947*; and

- (b) in the case where—
 - (i) the Commonwealth benefit only is being paid—the amount of the benefit; or
 - (ii) both the Commonwealth benefit and the Commonwealth extensive care benefit are being paid—the amount of both benefits.
- (4) An Authority may charge a nursing home type patient accommodated in a standard ward, the amount prescribed under section 42 of the *Social Security Act 1947* of the Commonwealth as the amount to be paid to a person controlling a benevolent home for the maintenance of an age or invalid pensioner who is an inmate of the home and who receives the maximum rate of age or invalid pension under the *Social Security Act 1947*.

Administrative charges

- 5. An Authority may charge—
 - (a) administrative charges approved by the Minister; and
 - (b) facility charges;

for the purpose of giving effect to the Medicare Agreement.

Pharmaceutical charges

- **6.(1)** This section applies subject to the provisions of Part VII of the *National Health Act 1953* of the Commonwealth.
- (2) The maximum amounts that may be charged by an Authority for pharmaceuticals supplied by a public hospital from a hospital pharmacy to the following people, who are not inpatients of that hospital, are—

\$

- (a) a holder, or a dependant of a holder, of a—
 - (i) Pensioner Health Benefits Card; or

	 (ii) Health Care Card; or (iii) Health Benefits Card; or (iv) Pharmaceutical Benefits Concession Card (Part Pensioner); or 	
	(v) Personal Treatment Entitlement Card (PTEC); or	
	(vi) Special Treatment Entitlement Card (STEC); or	
	(vii) Seniors' Card—	
	per item	2.60
(b)	 a person, other than a child under the guardianship or temporary custody of the Department of Family Services and Aboriginal and Islander Affairs or a person specified in paragraph (a), is to pay— (i) the maximum patient payment, for the item, specified in the Queensland Hospitals Non-Inpatient Dispensed Drug Price Catalogue; or (ii) \$15.70; 	
	whichever is the lesser amount but if no maximum patient payment is specified in the	
	Catalogue for the item—	
	per item	15.70.

(3) The maximum amount that may be charged for pharmaceuticals by an Authority for a single visit to a public hospital by a person who is not an inpatient is the total for 4 items at the maximum charge rate specified in subsection (1)(a) or (b).

Prosthesis charges

- **6A.** (1) An Authority may charge, for the provision in Queensland of a surgically implanted prosthesis to a privately insured pensioner with private patient status, the amount specified in subsection (2).
 - (2) The amount that may be charged is the amount specified in Schedule

1 of the Commonwealth Minister's determination for the purposes of paragraph (dd) of the definition of **"basic private table"** under section 4(1) of the *National Health Act 1953* of the Commonwealth for the provision in Queensland of—

- (a) the prosthesis; or
- (b) the class of prosthesis in which the prosthesis is included.

Outpatient services charges

7. An Authority may charge an amount of \$48.00 per service for outpatient services for workers' compensation patients (other than those outpatients covered by the Workers' Compensation Board of Queensland).

Medical examinations and reports charges

8.(1) An Authority may make the following charges for special medical examinations or reports provided for purposes other than the usual medical attention and treatment of a patient of a public hospital—

		\$
(a)	life insurance medical examination and report	60.00
(b)	short report only	35.00
(c)	other reports	60.00.

(2) The charges specified in subsection (1) do not apply to medical examinations made for, and reports provided to, the Public Defender's Office and the Workers' Compensation Board of Queensland.

Ancillary services

- **9.(1)** An Authority may provide ancillary services to an eligible person who is a patient of a private medical practitioner if the Authority is satisfied that—
 - (a) the services of a private practitioner are not available; and
 - (b) it is necessary for the person's wellbeing that the Authority

provide the services.

(2) In this section—

"private practitioner" means a person other than a medical practitioner who is the appropriate private practitioner to provide the relevant ancillary service.

ENDNOTES

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2 Date to which amendments incorporated

This is the day mentioned in section 5(c) of the *Reprints Act 1992*. Accordingly, this reprint includes all amendments that commenced operation before 1 December 1992. Future amendments of the *Health Services (Public Hospitals) Fees and Charges Regulation 1992* may be made in accordance with this reprint because of section 49 of the *Reprints Act 1992*.

3 List of legislation

Health Services (Public Hospitals) Fees and Charges Regulation 1992 SL No. 211

notfd Gaz 3 July 1992 pp 2245-7 commenced on date of notification

as amended by-

Health Services (Public Hospitals) Fees and Charges Amendment Regulation (No. 1) 1992 SL No. 339

notfd Gaz 6 November 1992 pp 1286–9 commenced on date of notification

4 List of annotations

Key to abbreviations in list of annotations

RA Reprints Act 1992 amd = amended ins = inserted om = omitted renum renumbered = sub = substituted Chap = Chapter Pt hdg = Part heading Div hdg = **Division heading** Sdiv hdg = **Subdivision heading** hdg prec = heading preceding provision heading prov hdg clause prev = previous pres present

Provisions not included in reprint, or amended by amendments not included in reprint, are underlined

Repeal of regulation

s 2 om (see s 40 RA)

Definitions

s 3 def "**pensioner**" ins 1992 SL No. 339 s 3

Prosthesis charges

s 6A ins 1992 SL No. 339 s 4

5 Table of corrected minor errors

TABLE OF CORRECTED MINOR ERRORS under section 7(1)(j) of *Reprints Act 1992*

Section Description

s 6A(2) om ' "basis private table" ' ins ' "basic private table" '