

Member Guide.

Product Disclosure Document and Fund Rules

This Member Guide is designed to help you understand what you will be covered for when you take out private health cover with Health Partners. It should be read in its entirety and in conjunction with Health Partners individual cover details. We recommend that you always make enquires with Health Partners before going to hospital or undergoing a new course of treatment. This Member Guide is effective 1 December 2023.

Table of Contents

Business Rules	4
Purposes of the Fund	4
Purpose of the Rules	4
Interpretation and Definitions	4
Business of the Fund	5
Health Related Business	5
The Governing Principles	5
March and Color of the Color	
Membership Information Membership Types	6
Policyholder	6
Membership and Treatment Covered	6
Membership Eligibility	7
Community Rating	
Becoming a Member	7
Transferring from another fund	8
Membership Commencement	8
Information you receive as a member	8
Membership Card Rules	8
Cooling-off period	9
Refusal of an application	9
General information on private health insurance	9
Once You're a member	10
Changing your Membership Type	10
Adding a newborn or dependant	10
Adding a partner	10
Removing dependants	10
Student dependants	11
Non-student dependants	11
Membership Changes and the impact to Premiums and Benefits	11
Payment Rules, Options and Frequency	11
Variation to Premium Rates	12
Premium Discounts	12
Contribution Groups	12
Premium in Arrears	13
Refunds	13
Retuilus	13
Waiting Periods	13
Waiting Periods Transferring from another health fund	13
Waiting Periods Transferring from another health fund and the impact on waiting periods Transferring between covers with us	13
Waiting Periods Transferring from another health fund and the impact on waiting periods Transferring between covers with us and the impact on waiting periods Transferring from your parents' cover	13 13 14
Waiting Periods Transferring from another health fund and the impact on waiting periods Transferring between covers with us and the impact on waiting periods Transferring from your parents' cover and the impact on waiting periods Waiting periods for newborns, adopted	13 13 14 14

Rules for Pre-existing Conditions and the impact on waiting periods	14
Additional information about Pre-existing Conditions	15
When to contact the fund	15
Documentation we may require includes	16
What do we do with this documentation	16
Members Online	16
Benefits	17
Understanding Benefits and Obtaining a Benefit Quote	17
Benefit Rules	17
Injury Rules and the impact on Claims	20
Withholding Payment of Benefits relating to Injury	21
Provisional Payments	21
Where Benefits have been paid by Health Partners	21
Rights of Health Partners	21
Claim Abandoned	22
Requirement to Repay Benefits may be waived	22
Benefits for Expenses subsequent to Compensation	22
Other Insurance	22
Limits	22
Claiming	23
How to Claim	23
Required information to include with your claim	23
Refusing, Suspending, Withholding or Reducing Payment of a Claim or Benefit	24
Subrogation of Rights in a Claim	24
Payment of a Claim	24
Claims Security	25
Suspensions	25
Overseas Travel Suspension	25
Financial Hardship Suspensions	26
Other Suspensions	26
Rules for Suspensions	26
Loyalty Benefits and Length of Membership Rules	26
Moving Interstate	27
Delegation of Authority	27
Substitute Decision-makers	27
Cancellation of Membership and/or Policy	28
Improper Conduct	28
Transfer Certificate	28
Notices and Changes to Rules	29
Private Health Information Statements	29
Australian Government Initiatives	30
The Rebate	30
Claiming the rebate	30
Naminating a relate tion	70

Lifetime Health Cover	30
Certified Age	31
Exceptions	31
Permitted Days	31
Removal of LHC	32
Youth Discount	32
Medicare Levy Surcharge	33
What you need to know about your outres across	34
What you need to know about your extras cover Membership types	34
Maximum Treatment	34
Ambulance Cover Conditions	34
Dental (including General, Major,	
Endodontic and Periodontics) Conditions	35
Optical Conditions	35
Orthodontic Conditions	35
Physiotherapy Conditions	35
Chiropractic, Osteopathic and	7.0
Exercise Physiology Conditions	36
Pharmacy Conditions	36
PBS Prescription	36
Private Prescription	36
Vaccination	37
Hormone and Allergen Implant	37
IVF Associated Drugs	37
Podiatry Conditions	37
Pharmacy Discount	37
Podiatry Conditions	37
Orthotics Conditions	38
Psychology Conditions	38
Other Therapies Conditions	38
Aids and Appliances Conditions	38
Hearing Aids	38
Asthmatic Spray Appliance, Blood Glucose	38
Monitoring Machine or Blood Pressure Machine	
Sleep Apnoea Machine	38
Low Vision Optical Magnification Aids	38
Circulation Booster	39
Royal District Nursing Service (RDNS) Conditions	39
Healthier Living Conditions	39
Quit Smoking Program	39
Weight Management Program	39
Bowel Cancer Screening	40
Mole Check Body Scan	40
Diabetes Association Membership	40
Gym and Fitness	40
Post-natal Lactation Consultation	40
Agreements and General Treatment Providers	41
What you need to know about your hospital cover	42
Membership Types	42
Costs covered under your hospital cover	42

Before going to hospital	43
Excess Conditions	43
Co-payment Conditions	44
Restricted Benefits Conditions	44
Restricted Hospital Psychiatric Services Conditions	44
Ambulance Cover Conditions	45
Accident Cover	46
Pharmaceutical Benefits Conditions	46
PBS government subsidised prescriptions	46
Non-PBS government subsidised prescriptions	46
Surgically Implanted Medical Devices and Human Tissue Product Conditions	47
Non-surgically Implanted Medical Devices and Human Tissue Product Conditions	47
Aids for Recovery	47
Compression Garments	48
Hip Safety Kit	48
Replacement Insulin pumps	48
Replacement Speech/Sound Processors	48
Surgical Podiatry Conditions	48
Health Management Programs	49
Health Coaching	49
Asthma Foundation Membership	49
Bone Density Test	49
Diabetes Education	49
Home Sleep Studies	49
Home Nursing	49
Home Birth	50
Hospital to Home Conditions	50
Hospital Guide	50
Hospital in the Home	50
Rehabilitation in the Home	50
Closed Products	51
Privacy Policy	52
Dispute Resolution	54
Member Care Charter	56
Use of Monies	57
Winding Up	58
Definitions and Interpretation	59
Where to Find Us	65



Health Partners is a signatory to the Private Health Insurance Code of Conduct. Go to privatehealthcareaustralia.org.au/codeofconduct

This Member Guide contains important information about the general terms of membership, Fund Rules and cover with Health Partners. It is the policyholder's responsibility to understand what is and what is not covered by their health insurance.

insurance policy, therefore this information should be read in its entirety and retained in conjunction with individual cover details. This information is correct at time of printing, however, we reserve the right to make changes to prices, cover/benefit specifications and other conditions relating to Health Partners products, programs and services at any time, with appropriate notice provided to members where required. Please contact us on 1300 113 113 or visit healthpartners.com. au prior to purchasing any health insurance products to make sure you have the latest information available.

Business Rules

Health Partners Limited (ABN 43 128 282 904) (Health Partners) conducts its health insurance business and health related business under these Rules and the Government Rules.

All members are bound by these rules, the Health Partners Constitution, and the applicable Government Rules.

We recommend you read the Rules and all relevant policy documents in their entirety, as they work together to provide the rules associated with your membership. Only referring to sub-sections may provide incomplete details when they are not read in totality.

Purposes of the Fund

The purposes of the Fund are:

- a. to hold the assets relating to Health Partners health insurance business and the health related business:
- to receive amounts which must or may be credited to the Fund under the Government Rules in connection with Health Partners health insurance business and the health related business;
- to pay policy liabilities and other liabilities or expenses incurred in connection with Health Partners health insurance business and the health related business;
- d. to make investments and distributions permitted by the *Government Rules*; and
- e. for any other purpose permitted by the Government Rules.

Purpose of the Rules

The purpose of these Rules is to set out the rules which relate to the operation of Health Partners health insurance business and the health related business.

Interpretation and Definitions

Where you see a word in *italics* like this, it means the word is defined at the back of this guide in the Definitions and Interpretation section, or in the Government Rules. This will assist you in gaining a reasonable understanding of the Rules.

The following applies to the interpretation of these Rules:

- unless otherwise specified, a term defined in the Private Health Insurance Act has the same meaning in these Rules;
- if applicable, the masculine gender includes the feminine gender;
- c. words in the singular number include the plural and vice versa:
- d. a reference to any legislation is taken as a reference to that legislation as amended from time to time; and
- a reference to a State includes a reference to a Territory.



Business of the Fund

The business of the Fund is Health Partners:

- a. health insurance business; and
- b. health related business

The dominant purpose of the *Fund* relates to Health Partners *health insurance business*.

Health Related Business

- a. Health Partners must conduct the *health related* business for the benefit of *members*.
- A member may use the services of a health related business for treatment for which a benefit is provided under their policy.
- Health Partners may provide the optical and dental services of the health related business to persons who are not members provided:
 - i. members are as far as possible given priority;
 - ii. the fee for each service is not less than an appropriate market rate; and
 - iii. the predominant purposes for providing services generally to persons who are not members are to:
 - (i) support the *Fund* in operating the *health* related business more efficiently;
 - (ii) permit Health Partners to take advantage of economies of scale; and
 - (iii) support the more efficient provision of services to members.

The Governing Principles

The operation of the *Fund* and the relationship between Health Partners and each *member* is governed by:

- a. the Health Partners Constitution
- b. the Government Rules; and
- c. these Rules.

If there is any inconsistency between them, to the extent of the inconsistency, the above order of precedence applies.

Membership Information

Here you'll find information on membership types, policyholder requirements, eligibility, how to become a member, rules on transferring from another fund and what you'll need to provide to become a member.

Membership Types

We offer a range of different *membership* types to suit *your* life stage, they include:

- a. Single, which comprises only one person;
- b. Couple, which comprises only two *adults* who are the *policyholder* and their *partner*;
- c. Family, for a couple and one or more of your child dependants or student dependants;
- d. Extended Family, for a couple and any number of child dependants or student dependants and at least one non-student dependant;
- e. Single Parent Family, for one adult and at least one or more child dependants or student dependants;
- f. Extended Single Parent Family, for one adult and any number of child dependants or student dependants and at least one non-student dependant.

Policyholder

A *policyholder* is the *person* applying for cover that will be responsible for ensuring *premium* payments are made. The *policyholder* has full authority over the *membership* and must be 18 years or older. Most correspondence will be addressed to the *policyholder*.

As a policyholder, you must agree on behalf of the whole membership to our Privacy Policy and abide by our Fund Rules and policies. You also agree to let us know of any change in circumstances relating to everyone on the membership. This is required to be done as soon as possible to ensure the information we hold remains correct.

Policyholders can only take out one Hospital cover

and/or one Extras cover under a membership.

Everyone under the same membership will have the same cover and must belong to one of our defined membership types, the only exception is for children that are held under different memberships.

Membership and Treatment Covered

As permitted or required by the Government Rules, the types of treatment covered by a membership include:

- a. hospital treatment;
- b. hospital treatment and general treatment (also known as extras); or
- c. general treatment (also known as extras) excluding hospital-substitute treatment.

We understand everyone has different needs, so we have developed a range of cover types to suit your needs. You can find details of our cover types on our website, over the phone or in person at one of our locations.

Membership Eligibility

Membership with Health Partners is open to all Australian residents. Any person wishing to claim hospital benefits with Health Partners must hold an eligible Medicare card. Health Partners does not offer private health cover to overseas visitors or overseas students.

Only those listed on the *membership* will be eligible to receive the *benefits* outlined on the *cover* details. However, the Medicare status may impact benefit entitlements. To find out more contact us.



Community Rating

Under the Community Rating requirement, we will not Discriminate against you in relation to providing you with a Policy.

In this part improperly discriminating is, except to the extent allowed under the *Government Rules*, discriminating on the grounds of:

- a. the suffering by a person from chronic disease, illness or other medical condition or from a disease, illness or medical condition of a particular kind;
- b. the gender, race, sexual orientation or religious belief of a *person*;
- c. the age of a person;
- d. where a person lives;
- e. any other characteristic of a person (including not just matters such as occupation or leisure pursuits) that is likely to result in an increased need for hospital treatment or general treatment;
- f. the frequency with which a person needs hospital treatment or general treatment;
- g. the amount, or extent, of the benefits to which a member becomes, or has become, entitled during a period; or
- h. any other matter set out in the *Government Rules* for this purpose.

Becoming a Member

All *policyholders* need to complete and submit an application. This can be done:

- a. by calling 1300 113 113;
- b. online at healthpartners.com.au; or
- c. by downloading the application from our website, collecting a copy from a Health Partners centre or requesting one to be posted and providing it back to us. This can be done by mail to Health Partners, Reply Paid 1493, Adelaide SA 5001, by email to ask@healthpartners.com.au or in person at one of our centres.

If the required information is not provided, we may do the following until received:

- a. withhold approval of an application:
- b. refuse to pay *benefits* that *you* may be entitled to under *your* individual *cover*; and
- c. suspend payment of *benefits* that *you* may be entitled to under *your* individual *cover*.

Membership Information continued

Transferring from another fund

Transferring couldn't be easier. Just include your membership details and member number from your current Australian health fund with your application and we will take care of the rest for you. Under the Government Rules we will also obtain a transfer certificate from your old insurer.

And, if you switch within 30 days to an equivalent cover you will not have to re-serve your waiting periods. This rule also applies to pre-existing conditions, where you have already served your 12 month waiting period with your current Australian health fund provider as long as the treatment was not an exclusion or restricted service.

Health Partners will apply the Youth Discount applicable from *your* previous fund providing transfer occurs within 30 days of ceasing to be insured by the other insurer.

The Youth Discount applied for joins after 30 days will be based on *your* age when *you* take out hospital cover with *us*.

Membership Commencement

Your membership commences on the date your application is lodged and accepted by us or the date nominated in your application, whichever is the later.

Benefit entitlements will commence once *premiums* are paid and any applicable *waiting periods* are served as outlined in *your* individual *cover*.

Information you receive as a member

We will provide the policyholder with:

- a. A *Private Health Information Statement* for the cover and *membership* type selected; and
- details of what the membership covers and how benefits are determined.

Once your premiums have been paid as outlined in your cover details, we will send a membership card to the policyholder and include a card for your partner where applicable, according to your membership type. You can also request additional cards for any child dependant registered and active on your membership.

Membership Card Rules

- a. your membership card is not transferable;
- b. your membership card gives you on-the-spot benefits where HICAPS or HealthPoint electronic payment systems are used;
- c. your membership card must be presented at Health Partners Participating Pharmacies when claiming pharmacy benefits and the 20% participating pharmacy discount;
- d. if you forget your membership card you will
 need to pay for your treatment in full, obtain an
 itemised receipt or account from the provider
 and submit your claim to us for payment. This
 excludes the 20% participating pharmacy
 discount you must present your card to receive
 the discount:
- e. Health Partners Participating Pharmacies have the authority to confiscate Health Partners' cards and return them to *us* if they suspect misuse by



a customer, for example the card is being used by someone not on the *membership*. In addition, at the time of use they may request *you* produce additional identification to confirm *you* are the cardholder:

- f. your membership card must not be left with any health care provider or other third parties;
- g. your membership card remains the property of Health Partners;
- h. members must notify Health Partners if their card is lost or stolen;
- replacement cards can be requested using Members Online or by calling 1300 113 113; and
- members must return or destroy their membership card if their membership is cancelled.

In addition to the above, it is important to know that benefits are only paid in accordance to your individual cover and will only be paid where your premiums are not in arrears. Not all claims are payable via electronic claiming, for example some orthodontic claims. Refer to Benefit Rules for more information.

Cooling-off period

There is a 30 day 'cooling-off period' on all of *our* covers.

So if you're a new member and decide the cover chosen is not right for you, you can cancel your membership and/or policy within 30 days and we will provide a full refund of any premiums you have paid – as long as no claims have been made.

If you're an existing member who has changed your level of cover, you can revert back to your previous level of cover within 30 days without affecting your waiting periods. The difference in premiums will be credited to your account (if applicable). Should you move back to a higher level of cover, additional premiums will be payable. This does not apply to members changing out of a closed product, members may not transfer back into a product that has been closed.

Where a *claim* has been made during the 30 day cooling-off period, the *membership* and/or *policy* can only be cancelled (or changed) the day after the most recent *claim*. Refunds in *premiums*, if any will be calculated from this date.

Refusal of an application

We have the right to refuse an application for membership or cover type in any or all of the below situations:

- a. fraudulent activity by the proposed member;
- b. provision of misleading or untrue information;
- c. non-disclosure of required information; and
- d. unacceptable behaviour or misconduct as determined by us.

General information on private health insurance

For general information about private health insurance, see privatehealth.gov.au

Once You're a Member

Now that *you're* a *member*, it's important to know how to make changes, payments and *claim*. We have also outlined important rules and conditions related to *your membership* that *you* need to know.

Changing your Membership Type

At Health Partners we understand your life stage can change, so you can change your membership type to suit your needs. Just simply contact us and we can help you through the process. Changes to your membership type will become effective once the request is accepted by us.

Below are some of the common changes that *you* might need to make to *your membership*.

Adding a newborn or dependant

Adding a dependant should be done within 60 days of your child's date of birth, or in the event of adoption or fostering, the date of obtaining legal guardianship. This will help you to avoid waiting periods. If a dependant is added after 60 days, waiting periods will apply, refer to your individual cover for details.

The dependant becomes active on your membership on the date your application is accepted by us or the date nominated in your application, whichever is the later. Benefit entitlements will commence once premiums are paid and any applicable waiting periods are served as outlined in your individual cover details.

Adding a dependant is done by the person applying for membership or the existing policyholder. This may result in a change in membership type and premium, for example, going from couple to family. We will advise you at the time of change any change in your membership.

For the above to apply, you must provide appropriate documentation to us that verifies you (the policyholder) has full legal and financial responsibility for the child/children being added to a membership.

Adding a partner

When adding a partner, waiting periods will apply (refer to your individual cover details for more information). The partner becomes active on your membership on the date your application is accepted by us or the date nominated in your application, whichever is the later. Benefit entitlements will commence once premiums are paid and any applicable waiting periods are served as outlined in your individual cover details.

Only an authorised person or the existing policyholder are able to add a partner to the policy. This may result in a change in membership type and premium, for example, going from single to couple. We will advise you at the time of change any change in your membership.

Removing a dependant and/or a partner

Removing a dependant and/or a partner can be done by giving notice to us of the change. The removal is effective on the date the notice is accepted by us or the date nominated in your request, whichever is the later.

Removing a dependant is done by the policyholder, authorised person or can be done by the dependant if they are aged 18 or over. This may result in a change in membership type, for example, going from family to couple.

Removing a partner is done by the policyholder, authorised person or can be done by the partner. This may result in a change in membership type, for example, going from couple to single.

We will advise the *policyholder* at the time of any change in *your membership*.

Benefit entitlements will cease on the effective date.



Student dependants

If a dependant is a full time student aged between 21 and 31 (inclusive), the policyholder must complete a Student Dependant Registration form and return it to us when they turn 21 and ongoing by the end of February in each year. We may require written information in relation to that person to ensure that they qualify as a student dependant. Please refer to the student dependant definition in the Definitions and Interpretation section to see if your dependant may qualify.

We hold the right to remove the *student dependant* from the *membership* and adjust the *membership* type accordingly, where the *dependants* no longer fit the definitions outlined in this guide or where the required written information is not received or complete.

The above requirement complies with the Government Rules, which does not allow any exceptions.

Non-student dependants

The policyholder may have the option to keep a dependant who is aged between 21 and 31 (inclusive) and not studying on their policy under a non-student dependant definition. Please refer to the non-student dependant definition in the Definitions and Interpretation section to see if your dependant may qualify.

We hold the right to remove the non-student dependant from the membership and adjust the membership type accordingly, where the dependants no longer fit the definitions outlined in this guide.

Membership Changes and the Impact to Premiums and Benefits

A change in *membership* may result in a change to premiums.

- a. Where the premium is higher, the policyholder will be responsible for ensuring the required additional premiums are paid.
- b. Where the premium is lower, we will re-calculate when your premiums are due. Calculations are made in accordance with the Government Rules.
- c. Instead of extending the period for which premiums are paid, we may at our discretion refund some or all of the excess premiums relating to the period after the change. We may deduct an administration charge from any refund.

Payment Rules, Options and Frequency

For payment options, it is the *policyholder's* responsibility to ensure *premiums* are paid in advance as set out in *your* individual *cover*. It is important to understand that where *premiums* become overdue, *your membership* may lapse, meaning *you* will not be able to access the *benefits* as detailed in *your* individual *cover* and *you* may be required to re-serve *your waiting periods*.

The maximum *premium* amount payable is 12 months in advance or up to 31 July in the following year. If *you* exceed the maximum amount permitted, a refund of any additional *premiums* will be processed. Unless as approved by *us*, which is at *our* discretion.

We understand how you pay your premiums is a personal choice, so we have the below options available to you.

a. Direct Debit

Direct Debit provides an easy way to manage your premiums, your payments can be made from either a nominated bank account or credit card.

Setting up your payments through this method entitles you to an extra 3% discount on your premiums.

Your selected billing date may be the 1st to the 28th of the *month* (does not apply for fortnightly debit frequency).

Your payment frequency can be one of the following:

- i. Fortnightly (Fridays only)
- ii. Monthly
- iii. Quarterly
- iv. Half-yearly
- v. Yearly

Before establishing a Direct Debit please read and agree to the terms in the Direct Debit Service Agreement. A copy can be found on *our* website healthpartners.com.au

b. Account notice

You can nominate to receive an Account Notice, we will post this to you and you can pay using any of the methods below:

- i. BPAY;
- ii. Australia Post Billpay;
- iii. 24 hour Australia Post BillPay phone service 131 816 – Visa and Mastercard accepted only (payments via the above methods may take up to 48 business hours to be loaded on to your membership); and
- iv. Direct to *us* using Visa, Mastercard, American Express and EFTPOS. This can be done:

- (i) By using Members Online;
- (ii) By calling Member Care on 1300 113 113; or
- (iii) In person at any Health Partners centre.

Your payment frequency can be one of the following and the account notice will be sent out before the 15th day of the payment *month*:

- i. Monthly;
- ii. Quarterly;
- iii. Half-yearly; or
- iv. Yearly.

c. Payroll

Payroll is linked to *your* pay cycle and is only available for registered groups with *us*. Either contact *your* employer or call *us* for details.

Variation to Premium Rates

We may vary your premium rates at any time, in accordance with the Government Rules.

Where the *premium* is lower, we will re-calculate and extend the time period *your premiums* are due. Calculations are made in accordance with the *Government Rules*.

Premium Discounts

We may offer a discount to eligible members in accordance with the Government Rules. We will advise you if a discount can apply to you.

Contribution Groups

Health Partners may at its discretion, approve any group of members as a *Contribution Group*.



Premium in Arrears

Premiums are considered to be in arrears if a required payment has not been made by the date as set out in *your cover*.

If your membership is in arrears, the below rules apply:

- a. for treatment provided within the arrears period benefits are not payable;
- we may deduct from any benefits payable to you the amount of these arrears;
- we can terminate your membership if premiums are more than three months in arrears, unless the policyholder and Health Partners come to an arrangement to recover the amount in arrears; and
- d. if a membership has been terminated, we may (at our discretion) reinstate a membership upon application by the policyholder, subject to the payment of any outstanding premiums.

Refunds

We are only required to refund premiums where:

- a. we have stated as part of these Rules; or
- b. the Government Rules require us to.

We may, at our discretion, refund some or all of the excess *premiums* paid beyond the date of cancellation of a *policy* when:

- a. a policy is cancelled, and;
- if a request is made to do so by the policyholder in writing.

We may also deduct an administrative charge from any refund at *our* discretion.

Waiting Periods

Different services, treatments and goods may have different waiting periods, please refer to your individual cover details for information specific to you.

Transferring from another health fund and the impact on waiting periods

If you are transferring from another Australian health fund and you have served the waiting period for an equivalent cover, meaning a policy with the same inclusions and limits, you will not need to serve the waiting periods again. This rule also applies to pre-existing conditions, where you have already served your 12 month waiting period with your current Australian health fund provider, as long as the treatment was not an exclusion or restricted service.

If you are transferring to a higher level of cover, waiting periods will only apply to any additional services, treatments, goods and any higher limits. During this time you will receive benefits aligned to the closest equivalent Health Partners cover. You will also continue to pay the same excess and co-payments (where applicable). Limits and benefits already claimed will count towards any yearly or lifetime limits.

If you have only partially served waiting periods with your previous fund, the remainder of the waiting period will be served with us. Any loyalty bonuses or accrued entitlements with your previous fund are not transferable to Health Partners.

The transfer must occur within 30 days of ceasing to be insured by the other insurer, otherwise all *waiting* periods will apply.

Transferring between covers with us and the impact on waiting periods

If you're a current member with us and change your level of cover, waiting periods apply for any increased benefits and limits of cover. During this period you will receive the same benefits. For hospital cover you will also pay the same excess and co-payment as your previous level of cover, if applicable.

When you change your cover, we will explain to you which benefits you can claim immediately and any waiting periods that may apply.

Transferring from your parents' cover and the impact on waiting periods

If you were registered as a dependant and become a policyholder or partner to a Health Partners membership within 60 days of ceasing to be a dependant, you will not need to serve your waiting periods again. If there is a break in cover, no claims can be made during the period you are not covered.

If you are transferring to a higher level of cover, waiting periods will only apply to any additional benefits. During this time you will receive the same benefits you received on your previous cover – for a Health Partners equivalent cover. You will also continue to pay the same excess and co-payments (if applicable). Limits and benefits already claimed will count towards yearly and lifetime limits.

Waiting periods for newborns, adopted or fostered children

Waiting periods do not apply to newborns, provided you add them to your membership within 60 days from their date of birth and any required premiums are paid.

Adopted or fostered *children* can also receive immediate *cover* (except for *pre-existing conditions*)

provided *you* add them to *your membership* within 60 days of obtaining legal guardianship.

Children adopted from overseas must be eligible for full Medicare benefits before health insurance benefits can be paid for hospital treatment.

If you do not add your newborn, adopted or fostered child within the allocated 60 day period, full waiting periods will be applied from the date their cover commences.

Waiting periods for Gold Card Holders

Waiting periods do not apply to a person who:

- a. holds a gold card;
- b. was entitled to *treatment* under a gold card before applying for *insurance*; and
- c. applies for *insurance*, no longer than *two months* after ceasing to hold a *gold card*

Waiver of waiting periods

Waiting periods do not apply to benefits for treatment provided immediately after and related to an accident – this applies to hospital covers only, not extras. Accidents must not have occurred within 1 day of membership and/or policy commencement. When an accident has occurred within 1 day of membership and/or policy commencing, the accident rule does not apply and waiting periods apply.

We may also at our discretion waive or reduce waiting periods. In addition, some covers may offer waiting period waivers, please refer to your individual cover details for information specific to you.

Rules for Pre-existing Conditions and the impact on waiting periods

When you take out health insurance, change funds, or change the level of cover you have, you may have



to serve waiting periods before you are eligible to claim. For pre-existing conditions, the waiting period is 12 months.

If it's been less than 12 months since you joined or upgraded your cover, you will be required to provide documentation confirming if you're being treated for a new condition or if it's pre-existing.

Our members pay premiums so that they're covered when an unexpected issue arises. Waiting periods for pre-existing conditions prevent people from taking up insurance for a short period and taking advantage of funds contributed by geniune members.

New and upgrading *members* who do have *pre*existing conditions can still seek *treatment* for these conditions in a public hospital under Medicare.

The definition of a *pre-existing condition* and the 12 *month* waiting period are outlined in the Private Health Insurance Act (2007).

Additional information about pre-existing conditions

As defined by the Government Rules, a pre-existing condition is any ailment, illness or condition that had signs or symptoms, in the opinion of a medical practitioner appointed by us, any time during the 6 months before you joined or upgraded to a higher level of cover with us.

In the 6 *months* prior to joining or upgrading, a condition is considered pre-existing if any related signs or symptoms were evident to *you*, or would have been evident to a reasonable general practitioner had they been consulted. A doctor may find signs of a condition even if *you* have no symptoms and *you* have not noticed anything wrong. Meaning, the rule could still apply if the condition

had not been diagnosed prior to taking out cover or upgrading.

The medical practitioner appointed by us is independent and will review documentation submitted by you, applying the best practice guidelines as set out by the Private Health Insurance Ombudsman;

- Considers any information that was provided by the medical practitioner who treated the ailment, illness or condition (but is not bound to agree with them):
- Considers the person's individual circumstances;
- It is not necessary that for the ailment, illness or condition, to have been diagnosed in the 6 month period – only that signs or symptoms were, or would have been evident:
- The signs and symptoms should have been reasonably apparent to either you, or a reasonable general practitioner had you been examined in the 6 month period; and
- Is the only person authorised to decide if an ailment, illness or condition is pre-existing.

This does not apply to psychiatric conditions, palliative care and rehabilitation, which have a 2 month waiting period even if a condition is pre-existing.

When to contact the fund

Where you have less than 12 months membership on your current hospital cover, contact us before you are admitted to hospital to find out if the pre-existing conditions apply to you. Important things to consider:

 Our assessment will require 5 working days, subject to the timely receipt and complete documentation from your treating medical practitioner(s).

- If you proceed with the admission without confirming benefit entitlements, you will be required to pay all hospital charges and medical charges not covered by Medicare if we subsequently determine your condition is pre-existing.
- In an emergency, we may not have time to determine if you are affected by the pre-existing condition rule before your admission.

Documentation we may require includes:

- Heath Partners Certificate of Medical Attendant form completed and signed by your general practitioner (GP) and any specialists you consulted.
- Referral letters from your GP to specialist/s and doctors notes from any medical appointments.
- Emergency department notes if you were treated through a hospital emergency department.
- For injuries resulting from accidents, we will also need a medical certificate or report from the licensed practitioner you saw in the 72 hours following the accident.
- Records from a previous general practitioner.
- Correspondence between health professionals, or between hospitals and health professionals.
- Hospital discharge summary statements.
- Hospital inpatient records.
- Results of clinical investigations like blood tests and medical imaging.

What do we do with this documentation?

 We will appoint an independent medical practitioner to determine whether, in their opinion, there would have been signs or symptoms of the condition evident in the 6 months immediately prior to you joining us or changing your level of hospital cover.

- If our appointed independent medical practitioner determines that signs or symptoms would have been evident, then this is considered a pre-existing condition under the Private Health Insurance Act.
- Once there is sufficient information and a decision can be made, we'll notify you.

Members Online

Members Online is accessible to the *policyholder* through the *member* login page at healthpartners.com.au. Once registered, *you* can securely log in and access, view and update various *membership* details.

Correspondence is also accessed from Members Online (unless *you* have advised *us* otherwise).

By providing an email address when applying for cover, you will automatically be registered for the service and you will receive a confirmation email from Health Partners, including a user name and temporary password.

Visit healthpartners.com.au and search 'Members Online' to view terms and conditions of the service.

Existing *policyholders* not already registered for this service can easily do so via the Members Online homepage at any time.

Members will be deemed as inactive users of Members Online if they do not log in within an 18 month period. Members Online access will be disabled from this date.

Users can re-register at any time.



Benefits

Unless otherwise stated, your benefits are per member and per calendar year, meaning they reset on 1 January each year. As there are some exceptions, please refer to your individual cover details for information specific to you.

Understanding Benefits and Obtaining a Benefit Quote

There can be thousands of items and service codes linked to *your benefits*, for this reason we do not itemise them on *your* individual *cover* details.

To check if a specific item or service is covered, please contact *us* for a *benefit* quote. You will need to provide *us* with:

- a. provider name:
- b. provider number;
- c. item number(s) you wish to claim as given by your provider;
- d. the fees charged by your provider for each item; and
- e. for dental, we will require the tooth numbers.

The *benefit* covered can be represented in the following ways:

- Set Benefit this is a specified benefit you receive back when you make a claim for that service or item.
- b. Benefit Percentage the amount *you* get back is calculated as a percentage of the fee charged.
- c. Maximum amount *you* can *claim* up to the maximum amount.
- d. Number of visits *you* can *claim* up to the maximum number of visits during the specified period.
- e. Loyalty benefit *benefit* is based on continuous length of *membership*.

The *benefits* can vary, refer to *your* individual *cover* details to see what benefits apply to *you*.

Benefit Rules

Any benefits we pay are subject to all of the rules and conditions outlined below.

Benefits are only payable where:

- a. the member is covered for the treatment claimed:
- the member has served the waiting period for the treatment claimed on their policy;
- c. the *member* has limits remaining. If downgrading *your cover*, any *benefits claimed* on *your* previous *cover* will count towards *your* new lower limits for the same calendar year or period, and in some cases may mean limits are already exceeded for that year and no further *benefits* will apply:
- d. *premiums* on your policy are paid up to or in advance of the date of *treatment claimed*:
- e. the date of *treatment* is not within a *membership* suspension period on your *policy*; unless as approved by *us*, at *our* discretion.
- f. all required supporting documentation is provided, correctly completed and deemed satisfactory and accurate by us;
- g. you have authorised the benefit claim;
- h. the benefit claim is received within two years after the treatment date. Please note benefits count towards limits for the year in which the treatment was provided;
- i. the benefit claim is for treatment provided within Australia by persons who satisfy our recognition criteria. Although uncommon, there are instances where a previously recognised provider may no longer be recognised by us. Please contact us, to determine if a provider is recognised and approved by us;

- j. the benefit claim is for treatment that has been provided – we will not pay benefits where prepayment was made (including the purchase of any vouchers) for treatment not yet provided;
- k. the maximum of one consultation per person, per treatment type, per day is not exceeded for the following treatment types:
 Physiotherapy, Chiropractic, Osteopathy,
 Exercise Physiology, Acupuncture, Massage,
 Dietary, Podiatry, Psychology, Hypnotherapy,
 Speech Therapy, Occupational Therapy, Eye
 Therapy, Chinese Herbalism, Myofascial Release,
 Myotherapy and Nutritionist;
- the treatment claimed cannot be claimed from any other source, including Medicare – we may pay a reduced benefit after you have claimed from another source where we are permitted to do so under the Government Rules;
- m. the treatment claimed has been provided to the member in person consultations provided over the telephone or internet will not receive a benefit except where included as part of qualifying 'Health Management Programs' or 'Hospital to Home', or unless as approved by us, which is at our discretion and as set out in these Rules;
- n. items are not purchased over the internet or telephone unless we have approved this provider to supply the items in this manner. Contact us prior to purchase to confirm item eligibility and provider recognition;
- required co-payments for eligible pharmacy prescriptions are paid for each pharmacy item dispensed. Benefits for multiple pack dispensing can vary and multiple member co-payments may apply;

- criteria has been met within Fund Rule 'Transferring from another Fund';
- q. criteria has been met within Fund Rule
 'Transferring between covers with us and the impact on waiting periods';
- fees for goods claimed are not freight or postage charges;
- we believe the billing for treatment claimed is reasonable;
- treatment was required and was not provided in an unreasonable, improper or unlawful way. This includes for the intent of monetary gain or other advantage for yourself or any other member;
- u. treatment claimed was clinically appropriate and there is no pattern of over-servicing;
- v. the charge for treatment claimed is not lower than the benefit that would otherwise have been payable, in this case the benefit will be reduced to the amount of the charge;
- w. the charge is not higher than what would have been charged to an uninsured person, or person on a different cover for similar treatment; and
- x. criteria has been met within Fund Rules 'Provisional Payments' and 'Injury Rules and the impact on Claims', for treatment that we determine may be related to a claim for compensation.

There are also some additional rules relating to hospital benefits:

- a. hospital benefits are only payable when treatment is provided by an approved hospital, health care organisation or provider that meets our recognition criteria;
- b. where Hospital Purchaser Provider Agreements are in place, benefits will be paid as set out in the



schedules of each agreement;

- where Hospital Purchaser Provider Agreements are not in place, benefits will be paid according to Government Rules;
- d. if you are treated as a private patient in a public hospital for services included on your cover, we will pay the Default Benefit as set by the Government for a shared room only. You will be required to pay any difference between the benefit we pay and the amount the hospital charges. This means you may need to pay significant out-of-pocket expenses;
- e. where Medical Provider Agreements are in place, benefits will be paid as set out in the schedules of each agreement;
- f. where Medical Provider Agreements are not in place, benefits will be paid according to Government Rules:
- g. where a medical provider has agreed to participate in the medical provider agreement referred to as 'Health Partners Access Gap Cover Scheme', benefits will be provided to cover the full cost, or all but a specified amount or percentage of the full cost of the medical provider's fee;
- benefits are not payable for hospital treatment for which no Medicare Benefits are payable, including cosmetic surgery, experimental treatment and clinical trials;
- benefits are not payable for procedures performed by a dentist;
- j. benefits are not payable for respite care;
- benefits are not payable for medical costs related to surgical podiatry, unless it is for the treatment of Podiatric surgery that is provided by a registered podiatric surgeon and is included in your cover;

- benefits are not payable for hospital treatment provided by a medical practitioner not authorised by the hospital to provide that treatment;
- m. benefits for nursing home type patients, will be paid according to Government Rules;
- n. benefits are not payable for emergency department fees;
- o. benefits are not payable where you are considered an out patient. An out patient is where treatment is administered through the below and these are in most instances not be covered by private health insurance. These services may be claimable in part or in full through Medicare if you have an eligible Medicare card.
 - i. Emergency departments;
 - ii. Treatment rooms:
 - iii. Out patient clinics;
 - iv. Specialist consultations;
 - v. Lab tests and scans; and
 - vi. Any other hospital services that do not require you to be admitted to hospital as an in-patient (including type 'C' procedures, as detailed in the Government Rules).
- p. At our discretion, we pay for incidental costs associated with a public hospital, where your hospital cover is not being used. This could include the cost of TV rental, local phone call and car parking during your stay.

Hospital conditions that impact on your hospital benefits:

 a. in calculating benefits for hospital accommodation, the day of admission will be counted as a day for benefit purposes and the

- day of discharge will not be counted as a day for benefit purposes, unless it is the day of admission;
- multiple procedures if you undergo more than one operative procedure during the one theatre admission, the procedure with the highest fee in the Medicare Benefits Schedule determines your classification subject to the rules for continuous hospital;
- subsequent procedure if you undergo a subsequent operative procedure during the same period of hospitalisation:
 - i. and your procedure results in a higher classification, the classification increases from the date of the procedure; and
 - ii. where the procedure would otherwise have resulted in you moving to a lower classification, the classification is unchanged.
- d. continuous hospital where you are discharged, and within seven days admitted to the same or different hospital for the same or a related condition. The two admissions are regarded as forming one period of continuous hospitalisation. Where the hospitals are different, benefits at the Advanced Surgical, Surgical or Obstetric levels are payable in respect of the later admission only if an appropriate procedure is rendered following that admission; and
- e. continuous hospital stay greater than 35 days if you are hospitalised continuously for a period of more than 35 days, you will be automatically classified as a nursing home type patient and your benefits will be reduced to the minimum default benefits for nursing home type patients according to Government Rules. The nursing home type patient classification will not apply if a medical

practitioner responsible for your care in hospital provides us with certification that you require ongoing acute care hospital treatment, including the details of the condition(s) requiring treatment and the treatment to be provided.

Where the *benefit* rules and conditions are not met, the *benefit claim* may be refused, suspended, withheld or reduced.

Injury Rules and the Impact on Claims

In this rule:

- a. **Claim** means a reference to a demand or action (other than a *claim* for *Fund benefits*).
- Injury includes any condition, ailment or injury for which benefits would, or may otherwise be, payable by us for expenses incurred in relation to its treatment.

A reference to a *member* receiving *compensation* includes:

- a. compensation paid to another person at the direction of the member; and
- compensation paid to another member on the same membership in connection with an injury suffered by the member.

If you have the right to receive compensation to an injury you must:

- a. inform us as soon as you know or suspect that such a right exists;
- b. inform us of any decision to claim compensation;
- c. include in any claim for compensation the full amount of all expenses for which benefits are, or would otherwise be, payable;
- d. take all reasonable steps to pursue the claim for *compensation* to *our* reasonable satisfaction;



e. keep us informed of the progress of the claim for compensation;

- f. inform us immediately upon the determination or settlement of the claim for compensation; and
- g. upon settlement supply us, if requested, copies of all related settlement documentation and/or associated medical information in relation to the claim for compensation and damages.

Withholding Payment of Benefits relating to Injury

Subject to Fund Rule 'Benefits for Expenses subsequent to Compensation', where you appear to have a right to make a claim for compensation in respect of an injury but that right has not been established, we may withhold payment of benefits in respect of expenses incurred in relation to that injury.

Provisional Payments

Where a claim for compensation in respect of an injury is in the process of being made, or has been made and remains unfinalised, we may in our absolute discretion make a provisional payment of benefits in respect of expenses incurred in relation to the injury.

In exercising *our* discretion, *we* may consider factors such as unemployment or financial hardship or any other factors that *we* consider relevant.

A provisional payment is conditional upon *you* signing a legally binding undertaking and authority supplied by *us*, that contains an agreement by *you*, in consideration for the payment:

- a. to comply with the Injury Rules as outlined in this document;
- that the provisional payment is bound by these
 Fund Rules;
- c. to disclose to us, on request, all matters pertaining

- to the progress of the claim and details of any determination made or any settlement reached in respect of the claim;
- d. to repay us the full amount of the provisional payment as a debt immediately repayable upon the determination or settlement of the claim, whether or not the terms of such a settlement specify that the sum of money paid under the settlement relates to expenses past or future for which Fund benefits are otherwise payable; and
- e. that we have specified rights of subrogation whereby we acquire all rights and remedies of you in relation to the claim.

Where Benefits have been paid by Health Partners Subject to Fund Rule 'Requirement to Repay Benefits may be Waived' where:

- we have paid benefits, whether by way of provisional payments or otherwise, in relation to an injury; and
- ii. you have received compensation in respect of that injury;

you must repay us the full amount we have paid in relation to the injury, upon the determination or settlement of the claim for compensation.

Rights of Health Partners

If you make a claim for compensation in relation to an injury and fail to:

- a. comply with any obligation as outlined in the Injury Rules or the rules relating to 'Where Benefits have been paid by Health Partners'; or
- b. include in your claim for compensation any payments of benefits by us in relation to an injury, we may without prejudice to our rights (including

our broader subrogation rights) in our absolute discretion take any action permitted by law to:

- assume that all expenses in relation to the injury have been met from the compensation payable or received pursuant to the claim; and/or
- ii. pursue you for repayment of all benefits paid by us in relation to the injury; and/or
- iii. assume legal rights in respect of all or any parts of claim.

Claim Abandoned

Where:

- a. you have or may have a right to make a claim for compensation in respect of an injury; and
- b. we have reasonably determined that you have abandoned or chosen not to pursue the claim;

benefits are payable (subject to other Fund Rules) if you sign a legally binding undertaking supplied by us and agree, in consideration for the payment of benefits, not to pursue the claim.

Requirement to Repay Benefits may be waived

Where in respect of a claim for compensation in relation to an injury:

- a. you have complied with the Injury Rules outlined in this document; and
- we have given prior consent to the settlement of the claim for an amount that is less than the total benefits paid or which would otherwise have been payable by us;

we may at our absolute discretion and subject to any conditions that we consider appropriate, determine that you need not repay any part or the full amount of the benefits paid by us in respect of the injury.

Benefits for Expenses subsequent to Compensation

We may, in our absolute discretion, pay benefits where:

- a. expenses have been incurred as a result of:
 - a complication arising from an injury that was the subject of a claim for compensation; or
 - ii. the provision of service or item for treatment of an injury that was subject of a claim for compensation; and
- b. that the claim has been the subject of a determination or settlement; and
- there is sufficient medical evidence that those expenses could not have been reasonably anticipated at the time of the determination or settlement.

Other Insurance

For the avoidance of doubt, you are not entitled to benefits for as much of the expenses as the member is entitled to recover under another insurance policy or would have been entitled but for this insurance. You must first claim under that insurance policy. This applies whether the other insurance policy provides full or partial coverage.

Benefits payable in accordance with these Rules will not exceed 100% of the fee charged for *treatment*, less any amounts recoverable from any other source.

Limits

Unless otherwise stated, your benefit limits are calculated per member and per calendar year, meaning they reset on 1 January each year. As there are some exceptions, please refer to your individual cover details for information specific to you.



Where a limit applies, it can either be a:

- a. Annual limit this is the maximum amount of benefits claimable in a calendar year for that service or item;
- b. Lifetime limit the total amount you can claim in your lifetime across all health funds (for example, orthodontics). Once you reach the limit, no further benefits will apply in future;
- c. Combined limit one limit across more than one service, as opposed to a single limit for one service. This provides flexibility for you to use the limit on the service that is more important to you, but provides security to know you still have cover just in case you need it; or
- d. Sub-limit is part of (rather than in addition to)
 an overall limit. It indicates the total amount
 claimable for that particular service/item within
 an overall limit.

Claiming

How to claim

When it comes to *claiming*, choose the option that best suits *you*.

a. Health Partners app

Simply download the free app to your smartphone, register your details, take a photo of your itemised account and submit. With no paperwork or hassle, most benefits are generally paid within two to five business days of your claim being submitted. Please note you'll need your dependant code which is the number in front of your name on the membership card.

b. Online

Policyholders can submit claims for anyone on the

membership in three simple steps via Members Online at healthpartners.com.au. With no paperwork or hassle, most benefits are generally paid within two to five business days of your claim being submitted.

c. On-the-spot

In most cases your claim can be processed onthe-spot whenever you visit a provider that utilises electronic claiming (such as HICAPS or HealthPoint). Simply present your membership card at the time of service and you will only have the gap to pay — or nothing at all, depending on your level of cover and available limit.

d. Post/Fmail

Claim forms are available on our website, at our centres and upon request. Once the form is completed (with itemised accounts attached), you can mail it freepost to:

Health Partners Claims Reply Paid 1493 Adelaide SA 5001

Or email it to: ask@healthpartners.com.au

If you prefer, submit your claims in person at any Health Partners centre. Please note that over-thecounter cash *claiming* is not available.

Required information to include with your claim Your claim must include an account and receipt from the provider. The account and receipt must include:

- a. the provider's name, ABN, provider number and address;
- b. the patient's full name and address;
- c. the date of service;

- d. the description of the service including any item numbers;
- e. the amount charged;
- f. any amounts already paid;
- g. any other information that Health Partners may reasonably request;
- h. it must appear on the *provider's* letterhead or include the *provider's* official stamp; and
- i. any claim for hospital treatment expenses shall also be accompanied by a certificate of hospitalisation in a form approved by us.

By submitting a *claim* for *benefits*, *you* authorise *us* to contact the *provider* to clarify or obtain further information about the *claim*.

We may request a certificate from the *person* who provided the *treatment* relating to any matter which we determine is relevant to consideration of *your claim*, including:

- a. the precise nature of the patient's illness, injury or condition;
- b. the precise nature of the services or *treatment* provided;
- whether the patient's condition needed the use of medical, nursing, pathological, radiological and other diagnostic services, operating theatre, recovery room and anaesthetic facilities available at the premises;
- d. the period the patient was hospitalised; and
- e. any other information appropriate to the circumstances of the *claim*.

Where we request such information direct from the *person* who provided the *treatment*, you will, if required, authorise the *person* to make the information available direct to Health Partners for use by *us* or relevant government body.

Refusing, Suspending, Withholding or Reducing Payment of a Claim or Benefit

We have the right to refuse, suspend, withhold or reduce a payment *claim* if *our benefit* rules and conditions are not satisfied.

At our discretion we also have the right to refuse, suspend, withhold or reduce a benefit claim where the treatment was provided to you by a family member/relative or business partner.

Subrogation of Rights in a Claim

- a. If a person, in our opinion, incorrectly charges a member for a service for which a benefit is payable, we may in the name of the member take or defend any action in connection with the charge, including an action to recover money overpaid.
- b. For this purpose *you* must do all acts and sign all documents that *we* require.
- If you fail to do this we may withhold benefits or not pay benefits for this service.

Payment of a Claim

By default, *claim* payments will be paid to the *policyholder*, or to the *provider* if the account is unpaid.

For claims made by a policyholder's partner or dependant (over the age of 18) for themselves, the payment can be made directly to them if requested by them at the time of claiming.

If an account for a *claim* is paid by a person other than the *policyholder* or *member*, Health Partners does not need to pay or require the *policyholder* or *member* to pay, that *person*.



Please note *benefits* cannot be paid into a credit card account.

Benefit payments are deposited by direct credit directly into your preferred bank account (or a cheque is provided if required). Simply supply your bank account details on your membership application, on the Member Claim form or any time via a Benefit Payments form.

It is the responsibility of the *member* to provide accurate and up to date bank account information.

Health Partners accepts no liability for payments made to an incorrect bank account, should this result from the *member* having provided incorrect bank account details.

You only need to supply these details once — the next time you submit a claim (either through our app, online or a claim form), simply tick the "direct credit" box and we will transfer your benefit to that same account.

Direct credit *claim* payments allow *benefits* to be put into *your* account much quicker than waiting for a cheque to be posted and subsequently deposited into *your* bank account and then waiting for it to be cleared.

Once direct credit payments have been processed, a Remittance Statement will be sent to *you* outlining the *benefits* paid.

Claims Security

All private health insurers are run according to the same strict solvency, capital adequacy and governance standards set out by the Australian Government, so *you* can feel secure when it comes time to *claim*.

We are regulated by the Australian Prudential

Regulation Authority (APRA) and have Board approved strategies in place to assist in complying with our obligations under the Governance, Capital and Risk Management standards.

Suspensions

Overseas Travel Suspension

At our discretion we may approve suspending your membership or policy for the period of time you are absent from Australia.

Your initial application for suspension for travel will only be considered where you've held continuous membership for at least one month and all premiums are paid to the date of departure. The minimum duration is three weeks to a maximum of two years.

Once reactivated for a duration no less than three *months*, a further suspension may be available at *our* discretion for a minimum duration of three weeks to a maximum of two years.

Over the life of the *membership*, suspending *your membership* for travel reasons cannot exceed a maximum of four years per event.

Where the reasons for suspension cease to apply, or the maximum period of suspension is reached the policyholder must reactivate the membership within one month.

Otherwise the *membership* and its related *members* are taken to be new for the purposes of these Rules and the *Government Rules*.

Your suspension commences the day after you leave Australia.

Prior to suspending, you will be required to comply with any requirements, as determined by us and comply with all rules and conditions.

Financial Hardship Suspension

At our discretion we may approve suspending your membership or policy for the period of time you are experiencing financial hardship.

Your initial application for suspension for financial hardship will only be considered where you've held continuous membership for at least six months, unless special approval is given.

The duration is only while *you're* experiencing financial hardship and cannot exceed 12 *months*, unless as approved by *us*, which is at *our* discretion.

Over the life of the *membership*, suspending *your membership* for financial hardship reasons cannot exceed three times, unless as approved by *us*, which is at *our* discretion.

Your suspension period commences on the day after the period ends for which *premiums* are paid or when suspended under 'Other' suspension rules.

Prior to suspending, you will be required to comply with any requirements, as determined by us and comply with all rules and conditions.

Other Suspensions

We may at our discretion suspend a membership for any reason we see fit, for the terms and time period determined by us.

Rules for Suspensions

For the duration of any suspended *membership*, the below rules apply:

- a. no *benefits* are payable, unless approved by *us*, which is at *our* discretion:
- the period of suspension does not count towards any waiting period or loyalty bonuses; and

 a suspension is subject to the conditions, if any, which we may impose from time to time.

Loyalty Benefits and Length of Membership Rules

The below rules apply when calculating length of *membership* to be eligible for loyalty bonuses:

- a. each member must achieve the minimum length of membership on their cover to be eligible to receive any loyalty benefits available on your cover;
- b. your length of membership transfers with you between Health Partners equivalent covers, without breaking the continuous length of membership count;
- c. if you have terminated your membership and re-join us at another point in time, for the purpose of loyalty benefits, your length of membership will restart at the time you re-join us:
- d. the start date is when your membership has been processed and is financial, meaning the required premium amount has been received as outlined in your cover details;
- Health Partners do not recognise length of membership in another fund for the purposes of loyalty benefits; and
- f. where an approved suspension of *membership* occurs, the below rules will apply:
 - i. the period of suspension will not count for the purposes of loyalty benefits; and
 - ii. the length of membership prior to the suspension will be included in any length of membership after the membership is reactivated.



Loyalty benefits do not apply on all covers. Please refer to *your* individual *cover* details for information specific to *you*.

Moving Interstate

Premiums and some benefits may vary slightly from state to state. If you are moving interstate, you will need to advise us of your new address within 14 days. We will then make the required changes and provide you with notice of any updates to your premiums and benefits.

Delegation of Authority

Delegation of Authority is automatically provided to any *partner* of the *membership* at the time of joining. This can be revoked at the request of the *policyholder* at any stage.

The *policyholder* can also give Delegation of Authority to anyone over the age of 18, even if they are not listed on the *membership*. Anyone who holds the Delegation of Authority can manage most aspects of the *membership*, including:

- a. updating personal details (e.g. address, phone number);
- b. changing the level of cover;
- c. changing the payment method;
- d. adding or removing a dependant;
- e. adding or removing a partner;
- f. suspending and reactivating the membership;
- g. submitting claims on behalf of any member on the membership (excludes claims submitted via the Health Partners phone app);
- h. make general enquiries about the *membership*, including dental and optical appointments; and

 access personal health information such as medical details or conditions regarding other members covered on that membership.

This authorisation does not allow the nominated person to:

- a. cancel the membership;
- b. change the status of the policyholder;
- c. nominate further delegated authorities; and
- d. access or change passwords for the policyholder's Members Online account.

Any changes to the Delegation of Authority can be done by the *policyholder* at any time by contacting *us*.

Where other forms of legal authority apply, for example Power of Attorney, *you* will need to provide a copy of the document. This will enable *us* to determine what levels of authority apply.

Substitute Decision-makers

Designated Substitute Decision-makers can be nominated by the *policyholder* or by someone that holds an Advance Care Directive (including the Power of Attorney designation), an administration or guardianship order, from a relevant judicial body. Supporting documentation will be required at the time of adding a Substitute Decision-maker.

This enables them to make decisions on behalf of individuals who cannot do this for themselves. Substitute Decision-makers have all the functions held by someone with Delegation of Authority, plus:

- a. cancel the membership;
- b. change the status of the policyholder; and
- c. operate the *policyholder's* Members Online account.

Cancellation of Membership and/or Policy

You will need to provide your request for cancellation in writing, unless otherwise agreed by us.

Cancelling your membership and/or policy can be done by either:

- a. removing yourself from a membership and/or policy, but other members remain; or
- cancelling the entire membership and/or policy, so all parties to the membership and/or policy are also cancelled (this can only be done by the policyholder).

The date of cancellation will be effective from:

- the date requested in writing the policy must be paid up to the requested date, if not the cancellation date will revert to the date the policy is paid up to; or
- the date the cancellation request was received, where no date was provided; or
- · the date following a member becoming deceased.

Where a *claim* has occurred after the requested cancellation date, the cancellation will not be effective until the day following the *claimed* service.

The policyholder may cancel the membership and/ or policy provided no member has claimed under the membership and/or policy. This applies to any new member taking out cover or existing members taking out new cover with us. Cooling-off and/or notice periods may apply, refer to the Cooling-off period section of this Member Guide for more details.

A policyholder that terminates their membership and/ or policy can apply to reinstate their membership and/ or policy with us without re-serving waiting periods. The request must be accepted by us and done within 30 days of the date of termination.

If the product is no longer available for new business, you will be reinstated to an equivalent product, waiting periods will apply to any additional benefits. During this time you will receive the same benefits you received on your previous cover. You will also continue to pay the same excess and co-payments (if applicable). Limits and benefits already claimed will count towards yearly and lifetime limits.

Improper Conduct

We may terminate or suspend a *membership*, or remove a *member* from a *membership* if in *our* opinion:

- a. a member gives misleading or untrue information to us for any reason including in an application, when making a claim or answering a request for further information:
- a member obtains or attempts to obtain any monetary or other advantage for themselves or for any other member, which they or the other member is not entitled to; or
- c. there is a pattern of over-servicing to a member or any other form of abuse by or for a member.

Transfer Certificate

In the event a membership is cancelled, we will provide you with a certificate as required by the Government Rules.



Notices and Changes to Rules

We may vary our Fund Rules at any time and will provide the required notice in line with the Government Rules.

We will provide an *adult member* with reasonable notice of the change where the change is considered to be detrimental to *your* interest. This applies to:

- a. the scope, level or amounts of benefits payable to you; or
- b. increases in *premium* rates (other than as an effect of rounding); or
- c. decreases to the treatment included in your cover.

We will also provide an adult member with notice if the change:

- a. positively varies the scope, level or amount of benefits payable to you; or
- b. decreases the *premium* rates (other than as an effect of rounding); or
- c. increases the treatment included in your cover.

We may also provide notice of changes by:

- a. publishing the change in:
 - a Health Partners publication distributed generally to members; or
 - ii. a newspaper circulating generally in South Australia; or
- b. by including the change in the *Private Health Information Statement* given to an *adult* every
 12 months.

Private Health Information Statements

- Health Partners must give an adult under each membership a copy of the Private Health Information Statement for the relevant policy:
 - i. when the person is first insured;
 - ii. at least once every 12 months; and
 - iii. if a change to these Rules is or might be detrimental to the interests of a *member*, as soon as practicable following the change.
- Health Partners must provide an up-to-date copy of a *Private Health Information Statement* to anyone who requests a copy.

Australian Government Initiatives

The Rebate

The Australian Government Rebate on Private Health Insurance was introduced as a financial incentive to help Australians afford private health cover. The rebate depends on *your* age, is income-tested and applies to all Health Partners products.

For more information on the rebate, go to healthpartners.com.au/health-insurance/rebate

Claiming the rebate

You may claim the rebate as a reduction in your premiums by nominating a rebate tier. Alternatively, you can claim the rebate via your tax return.

Please note that if you have a Lifetime Health Cover (LHC) loading, the rebate is not claimable on the LHC component of your private health cover premiums.

Nominating a tier

You can determine your Rebate Tier. Nominate the tier appropriate to your circumstances when you join, or at any time by contacting us or using Members Online at healthpartners.com.au.

As we are not permitted to advise you on which rebate tier to select, if you are unsure, we recommend you contact your tax agent.

The income thresholds are subject to change and are determined by the Federal Government.

For more information please visit:

- · healthpartners.com.au/health-insurance/rebate
- · privatehealth.gov.au
- · ato.gov.au

Lifetime Health Cover

Lifetime Health Cover (LHC) is a government initiative designed to encourage *you* to purchase and maintain *private patient* hospital insurance *cover* earlier in life.

If you have not taken out and maintained private hospital health insurance from the year you turn 31, you will pay a 2% LHC loading on top of your premium for every year you are aged over 30 if you decide to take out hospital cover later in life.

For example, if you wait until you are 40 years old you could pay an extra 20% on the cost of your hospital cover. If you wait until you are 50 years old, you could pay 40% more. The maximum LHC loading that can be applied is 70%.

LHC loading is not paid by all people. To avoid incurring an LHC loading, residents of Australia must ensure they hold an appropriate level of *private patient hospital cover* before they reach their LHC 'base day'.

For many people, LHC base day is 1 July following their 31st birthday, but this can change depending on personal circumstances.

LHC loadings apply only to *private patient hospital* cover – they do not apply to general *treatment cover* (also known as ancillary or extras cover).

The premium payable by a policyholder will be increased by an amount, if any, required by the Lifetime Health Cover provisions in the Government Rules.

For more information, visit privatehealth.gov.au



Certified age

In most cases, your certified age is the age on the 1st of July before the day on which you first took out private hospital cover. This is used to calculate your LHC loading. The minimum certified age is 30.

If you know your certified age, use the Certified Age table to determine the loading that may apply to you. For couples and families, look up the loading for each partner, add the loadings together and divide by two.

	_		•
Certified age	LHC loading	Certifi age	ed LHC loading
30	0%	48	36%
31	2%	49	38%
32	4%	50	40%
33	6%	51	42%
34	8%	52	44%
35	10%	53	46%
36	12%	54	48%
37	14%	55	50%
38	16%	56	52%
39	18%	57	54%
40	20%	58	56%
41	22%	59	58%
42	24%	60	60%
43	26%	61	62%
44	28%	62	64%
45	30%	63	66%
46	32%	64	68%
47	34%	65	70% (max)

Exceptions

You may be eligible for an exemption to the LHC loading if:

- you were born on or before 1 July 1934;
- you have been living overseas since 1 July following your 31st birthday or since 1 July 2000;
- you have migrated to Australia and became eligible for Medicare benefits in the last 12 months;
- · you hold or have held a Gold Card; or
- you are an active member of the Australian Defence Force.

Permitted days

Permitted days are the number of days you are able to drop your hospital cover without affecting your loading. You can drop your hospital cover for a cumulative period of 1,094 days (i.e. 3 years less 1 day). Once you have used these permitted days without hospital cover, a 2% loading will apply for each year or part year you are without hospital cover.

You can drop your cover without using permitted days and without affecting your loading when:

- you have suspended your membership with us; and
- you are overseas for at least 12 months. You can return to Australia for visits of up to 90 days at a time and still be considered as being overseas.

Please be aware that if you do drop your hospital cover, you will need to re-serve hospital waiting periods upon re-joining.

Australian Government Initiatives continued

Removal of LHC

We will remove your LHC loading after you have completed 10 years of continuous cover with one or more health funds, as outlined in the Government Rules.

Please note that although you can break up your 10 years of continuous cover with any of the permitted periods without hospital cover, the breaks in cover do not count towards the 10 years.

You should also note that if you use up your full 1,094 permitted days, the continuity of your 10-year period of cover is broken. If you re-join hospital cover after exceeding the 1,094 days, you will have to pay an increased loading and you will have to restart your 10 years of continuous cover from the date of re-joining.

Youth Discount

The Youth Discount is an initiative designed by the Australian Government that allows Private Health Insurers to offer an aged based discount on *hospital cover* for 18 to 29 year olds. This does not apply to *dependants* on family *covers*.

This discount is completely voluntary, meaning insurers aren't obligated to give the discount.

We have applied the discount to all hospital products for new and existing members from 1 April 2019.

Here are the maximum discounts by age that we will automatically apply to your membership:

Your age when you take out hospital cover	Your discount
18-25	10%
26	8%
27	6%
28	4%
29	2%

Once you have your age-based discount, it will stay in place until you turn 41 years old, unless otherwise notified by us. Calculations are based on the formula outlined in the Government Rules.

Health Partners will apply the Youth Discount applicable from *your* previous fund providing transfer occurs within 30 days of ceasing to be insured by the other insurer.

The Youth Discount applied for joins after 30 days will be *your* age when *you* take out hospital cover with *us*.

All you have to do is keep your hospital cover with Health Partners. If you upgrade or downgrade your hospital cover your discount will still stay in place. Once you turn 41, your discount will then gradually phase out at 2% each year.

For more information refer to health.gov.au.



Medicare Levy Surcharge

The Medicare Levy Surcharge (MLS) is a surcharge imposed on people who earn above a certain income and who do not have applicable private hospital cover. The level of surcharge depends on your level of income for MLS purposes and is payable in addition to the standard Medicare Levy. It may apply for any period during which you suspend your hospital cover; for example, if you suspend your cover for overseas travel.

The Medicare Levy Surcharge table will help *you* determine if the MLS may apply to *you*.

For more information, including when the levy applies, levy percentages and surcharge thresholds, please visit ato.gov.au or call the Australian Taxation Office on 13 28 61.

What you need to know about your extras cover

With extras cover, you can claim for a range of services that generally aren't covered by Medicare and that aren't covered by hospital cover. The level of extras cover you choose will determine whether you are covered for a particular service.

Details on the services included with each cover can be found in individual cover details or on the Health Partners website. Any conditions mentioned below need to be read in conjunction with the Benefit Rules.

Membership Types

The below *membership* types are available for those products listed:

Product	Membership Type	
Base Extras	Single	
Base Extras	Couple	
	Single	
Good Extras	Couple	
	Single Parent	
Best Extras	Extended Single Parent Family	
	Family	
	Extended Family	
	Single	
Combined Good Extras* Combined Better Extras*	Couple	
	Single Parent	
	Extended Single Parent Family	
Combined Best Extras*	Family	
	Extended Family	

^{*}This cover is only available when combined with a Health Partners hospital product on the same membership. If you cancel your hospital cover with us, you will default back to the equivalent standalone product.

If your product does not appear in the list it could be

a closed product (not available to new *members*). Please refer to Closed Products section for further details.

Maximum Treatment

Benefits are limited to one consultation per member, per provider, per day for the same services, unless we approve additional consultations, which is at our discretion or unless stated on your individual cover.

Dental is the exception, allowing multiple consultations on the same day where a referral and *treatment* is required.

Ambulance Cover Conditions

At our discretion, we may allow you to use your Ambulance benefit to claim for a subscription to a state ambulance service. In these cases, this will be taken as **full use** of your annual ambulance benefit.

The invoice must be paid in full and an itemised receipt is to be sent with the *claim* to Health Partners.

Emergency ambulance

You will be covered for the cost of service required on medical grounds (excluding clinic-car type transport) that is deemed or classed as 'emergency' only (emergency classification determined by approved ambulance provider). Additionally, you will be covered for treatment where no transport is required. This will count towards your annual limit.

Where you have both hospital and extras cover and each provide separate ambulance cover, both are applicable. The limit per service remains at \$20,000 per person unless unlimited emergency ambulance applies to your cover.

Holding private health insurance does not restrict you



from purchasing a separate ambulance subscription in *your* state of residence, if required.

Ambulance *benefits* do not extend to Norfolk Island. *Benefits* and limits vary by cover. Please refer to *your* individual cover to see what *benefits* apply to you.

Dental (including General, Major, Endodontic & Periodontics) Conditions

We will pay a benefit where treatment or services are provided by a person who meets our recognition criteria. If you reside in South Australia, different benefits apply for Health Partners Dental versus Health Partners participating dentist versus recognised providers.

If a dentist provides treatment at a practice that is part of Health Partners participating dentist, but that dentist only holds 'limited registration' with the Australian Health Practitioner Regulation Agency (AHPRA), benefits will be paid according to the schedule for recognised providers.

Please refer to *your* individual *cover* details to see what benefits apply to *you*.

Optical Conditions

We will pay a benefit where treatment or services are provided by a person who meets our recognition criteria. If you reside in South Australia, different benefits apply for Health Partners Optical versus recognised providers. Please refer to your individual cover details to see what benefits apply to you.

Benefits include prescription frames, lenses & contact lenses. Prescription lens add-on items are limited to one item per lens, with the exception of lens hard

coating and hardening. No *benefits* are payable for contact lens tinting or contact lens consumables.

General eye tests are bulk-billed through Medicare and subject to eligibility and Medicare conditions.

Some specialised eye tests and scans are not covered by Medicare and may incur costs. *Your* optometrist will advise *you* if this is the case.

Orthodontic Conditions

We will pay a benefit where treatment or services are provided by a person who meets our recognition criteria and a treatment plan has been provided by the orthodontist or dentist (including estimated length of treatment). Waiver of the requirement for a treatment plan is at our discretion.

Please refer to *your* individual *cover* details to see if *benefits* apply to *you*.

Physiotherapy Conditions

We will pay a benefit where treatment is provided by a person who meets our recognition criteria for the treatment of a diagnosed clinical condition. If you reside in South Australia, different benefits apply when treatment is provided within the Health Partners physiotherapy scheme versus recognised providers.

If a physiotherapist provides treatment at a practice that is part of the Health Partners physiotherapy scheme, but that physiotherapist only holds 'limited registration' with the Australian Health Practitioner Regulation Agency (AHPRA), benefits will be paid according to the schedule for recognised providers.

What you need to know about your extras cover continued

Treatment for any excluded natural therapy, as outlined in the Private Health Insurance Amendment Rules 2018 will not receive a benefit, unless the treatment forms part of an exercise-based intervention program prescribed by a health professional and is specific to you. Any treatment, including group sessions and classes, must be preceded by an individual assessment for a current health problem. Services will be considered excluded Natural Therapy treatments if they are in any way advertised, promoted or invoiced as such.

Please refer to *your* individual *cover* details to see if *benefits* apply to *you*.

Chiropractic, Osteopathic and Exercise Physiology Conditions

We will pay a benefit where treatment is provided by a person who meets our recognition criteria for the treatment of a diagnosed medical condition. Please refer to your individual cover details to see if benefits apply to you.

Pharmacy Conditions

Please refer to your individual cover details to see if benefits apply to you.

PBS Prescription

We will pay a benefit for:

- PBS listed prescriptions that do not attract a government subsidy.
- PBS Authority scripts, where written for quantities as intended per PBS maximum quantities and repeat rules.

They must be dispensed at a pharmacy which is a

Health Partners participating pharmacy. We will pay a benefit for the above prescriptions that are above the co-payment specified on your individual cover, and up to your limits.

We will not pay a *benefit* for *PBS* prescriptions, where the prescription is dispensed for a greater quantity than the maximum quantity specified in the *PBS*.

Private Prescription

A private prescription is defined as a prescription other than those listed on the *PBS*, and that is dispensed as per a doctor's S4 prescription or a pharmacist's S3B (recordable) prescription. This also includes compounded prescriptions.

We will pay a *benefit* for private and compounded prescriptions that are above the co-payment specified on *your* individual *cover*, and up to *your* limits.

In certain circumstances, some *PBS* authority prescriptions can be written as a private prescription. In these cases, benefits will be paid under the same conditions as a private prescription.

All claimable prescriptions must be dispensed at a pharmacy which is a Health Partners participating pharmacy or for members covered with National Extras who cannot access a Health Partners participating pharmacy, at their local pharmacy that meets our recognition criteria.

Refer to *your* individual *cover* details for the *benefits* applicable to *you* .

Benefits do not apply for the below:

- a. if the medication is an over-the-counter purchase (including S1, S2, and S3 non-recordable scripts);
- if the prescription is dispensed for a greater quantity than the manufacturers' largest listed pack size specified;
- c. Section 100 Schedule Authority prescriptions (excluding IVF/GIFT *treatment* prescriptions); and
- d. if the items are for use in surgical procedures (i.e.



synovial supplement fluid or diagnostic contrast agents or oils).

Vaccination

We will pay benefits for selected vaccinations recognised by Health Partners. But only when they are provided by:

- a. Health Partners Participating Pharmacy or for members covered with National Extras who cannot access a Health Partners participating pharmacy, at their local pharmacy that meets our recognition criteria;
- b. a medical practitioner; or
- c. an approved vaccination provider that meets our recognition criteria.

We will pay a *benefit* for these vaccinations that are above the co-payment specified on your individual cover, and up to *your* limits.

We will not pay benefits for members who may be eligible for Government funded vaccines under the National Immunisation Program (NIP). Health Partners do not pay benefits on NIP vaccinations, or any out-of-pocket costs associated with consultation or administration fees from any provider.

Hormone and Allergen Implant

We will pay benefits for prescriptions recognised by Health Partners and supplied by a medical practitioner. The same conditions and rules apply to those detailed for private prescriptions.

IVF Associated Drugs

We will pay benefits for prescriptions approved by Health Partners prior to a hospital admission for the

purpose of In Vitro Fertilisation *treatment*. The same conditions and rules apply to those detailed above for private prescriptions.

Pharmacy Discount

20% Discount applies on the pharmacies item price of most non-prescription products on presentation of Health Partners membership card for members with extras products, but excludes items already discounted by 40% or more, agency items (i.e. X-Lotto), selected franchise brands (i.e. Chanel) and schedule 3 recordable medicines. Discount does not apply to 'price matched' items and during selected shopping centre VIP promotion days. A pharmacy is not required to honour their loyalty club program discount & the Health Partners discount in the same transaction, Unlimited use, Waiting periods may apply. Conditions are in accordance with agreements held with our preferred pharmacies. which may change from time to time. Please refer to www.healthpartners.com.au/pharmacy-discount

Podiatry Conditions

We will pay a *benefit* where *treatment* is provided by a *person* who meets our *recognition criteria* for the *treatment* of a diagnosed clinical condition.

Benefits for 'in-rooms' surgical podiatry procedures are payable only when the provider is a Fellow of the Australian College of Podiatric Surgeons and the procedure is not performed in a hospital. This benefit is subject to the Government Rules for Surgical Podiatry.

Please refer to your individual cover details to see if benefits apply to you.

What you need to know about your extras cover continued

Orthotics Conditions

Benefits for approved orthotics are payable only when supplied and fitted by a recognised Orthotist or custom made, supplied and fitted by a recognised Podiatrist.

Psychology Conditions

We will pay a benefit where treatment is provided by a person who meets our recognition criteria for the treatment of a diagnosed clinical condition. Benefits are not payable for counselling or any other treatment not provided by a Health Partners recognised psychologist.

Please refer to your individual cover details to see if benefits apply to you.

Other Therapies Conditions

We will pay a benefit where treatment is provided for Hypnotherapy, Acupuncture, Massage, Dietitian, Speech Therapy, Occupational Therapy, Eye Therapy and inclusions under Natural Therapies (Wellness add-on product). Benefits are only payable when performed by a person who meets our recognition criteria.

Please refer to *your* individual *cover* details to see if *benefits* apply to *you*.

Aids and Appliances Conditions

A health appliance is an item prescribed by a medical or health practitioner such as *your* doctor, physiotherapist or other specialist to help treat a particular medical condition or to compensate for reduced functionality. Like health aids, if included on

your level of cover, some additional information will be required with each *claim* you make.

Hearing Aids

You will need to provide evidence of the clinical need for this device from an Audiologist, Ear, Nose and Throat Specialist or other Medical Specialist, if requested by us.

Please refer to your individual cover details to see if benefits apply to you.

Asthmatic Spray Appliance, Blood Glucose Monitoring Machine or Blood Pressure Machine

You will receive a benefit where there is a medical need and as recommended by a medical practitioner. At our discretion, we may ask the medical practitioner to satisfy the recognition criteria and provide any supporting documentation with your benefit claim.

Please refer to your individual cover details to see if benefits apply to you.

Sleep Apnoea Machine

You will need to provide satisfactory evidence from a medical practitioner or accredited Sleep and Respiratory Physician and include this with your benefit claim. You can purchase the Sleep Apnoea Machine using a reputable Australian online retailer with a valid ABN. The item must be TGA approved.

Please refer to your individual cover details to see if benefits apply to you.

Low Vision Optical Magnification Aids

You may be required to provide supporting documentation from a GP or Optometrist/
Ophthalmologist, confirming your condition and requirement for Low Vision Optical Magnification



Aids. In addition to the above, you will need to include a purchase receipt with your claim. General daily living aids are not covered.

The Low Vision Optical Magnification Aids must be purchased from one of the below in order to receive a benefit:

- a. registered Optical store;
- b. the Royal Society for the Blind of SA (RSB); or
- c. medical practitioner.

Please refer to your individual cover details to see if benefits apply to you.

Circulation Booster

To receive a benefit, you will need to include with your claim the receipt for a Circulation Booster appliance and where requested from us, supporting documentation from a medical practitioner recommending the appliance. The Circulation Booster appliance must be purchased from a:

- a. surgical medical provider;
- b. pharmacy;
- c. medical practitioner; or
- d. Health Partners recognised provider.

This is not eligible on all covers, please refer to your individual cover details to see if benefits apply to you.

Royal District Nursing Service (RDNS) Conditions

You will receive a benefit for Royal District Nursing Service (RDNS), when the service is provided by a registered nurse who satisfies the recognition criteria. The service must be for management of an illness, injury or condition which does not require admission to a hospital, and is not hospital-substitute treatment.

Please refer to your individual cover details to see if benefits apply to you.

Healthier Living Conditions

Healthier Living benefits are designed to support members who are looking to improve the way they manage their health condition(s) and overall wellness.

Quit Smoking Program

We recognise certain government quit smoking programs. If you successfully complete a program recognised by us, you will receive a benefit as detailed on your individual cover. This will be for the cost of nicotine replacement therapy, but it must be purchased from a Health Partners participating pharmacy.

For members covered with National Extras, who do not reside in South Australia and do not have access to *Health Partners participating pharmacy*, the purchase can be at their local pharmacy that meets our recognition criteria.

To claim the benefit, you will need to provide your receipts as proof of purchase, along with the certificate of completion that is issued by the recognised government organisation.

Please refer to *your* individual *cover* details to see if *benefits* apply to *you*.

Weight Management Program

You will receive a benefit as detailed on your individual cover. You will need to provide evidence

What you need to know about your extras cover continued

that the program has been approved by your medical practitioner, if requested by us.

Please refer to your individual cover details to see if benefits apply to you.

Bowel Cancer Screening

You will receive a benefit towards the cost of bowel cancer screening at a Health Partners participating pharmacy or a provider who meets our recognition criteria. To claim the benefit, you will need to include the receipt and supporting documentation that confirms your test is finalised along with your claim.

Please refer to *your* individual *cover* details to see if *benefits* apply to *you*.

Mole Check Body Scan

You will receive a benefit towards a full or part body scan where a Medicare rebate is not applicable. It must be performed by a:

- a. Qualified Dermatologist;
- GP with qualifications in Primary Care
 Dermatology or Skin Cancer Medicine; or
- Registered Nurse or Melanographer who undertakes the examination but results are diagnosed by the Specialist GP or Dermatologist.

To *claim* the *benefit*, *you* will need to submit the receipt as proof of completion. This needs to be included with *your claim*.

Please refer to your individual cover details to see if benefits apply to you.

Diabetes Association Membership

You will receive a benefit for membership to the diabetes association. This must be in the State you reside in. You will need to provide confirmation of

diabetes diagnosis from *your* medical practitioner, if requested by *us*.

Please refer to *your* individual *cover* details to see if *benefits* apply to *you*.

Gym and Fitness

You will receive a benefit for approved gym or fitness programs where it is required and designed to treat or relieve a specific health condition or conditions. The program must be supported by an approval form signed by a recognised medical practitioner, Physiotherapist, Exercise Physiologist, Chiropractor or Osteopath. The signed form must confirm the specific health condition or conditions being managed, the recommendation is valid for a period of 2 years unless otherwise advised.

No benefits are payable if used for general fitness and for items excluded under the Private Health Insurance Amendment Rules 2018, including Pilates, Yoga and Tai Chi.

To *claim* the *benefit*, *you* will need to include the form with *your claim*.

Please refer to *your* individual *cover* details to see if *benefits* apply to *you*.

Post-natal Lactation Consultation

Where a Medicare rebate is not applicable, you will receive a benefit for consultations. The consultation must be provided by a registered, qualified specialist midwife who is an International Board Certified Lactation Consultant (IBCLC).

To *claim* the *benefit*, *you* will need to include an itemised invoice for *treatment* with *your claim*.

Please refer to *your* individual *cover* details to see if *benefits* apply to *you*.



Agreements and General Treatment Providers

Health Partners may enter into a special arrangement with a person who provides general treatment or a group of such providers, to provide benefits for particular general treatment services. Providers who enter into any such arrangements must at all times comply with the terms and conditions set out in the Health Partners General Treatment Recognition Policy.

The *benefits* that apply under these arrangements may differ from, and will take precedence over, those shown in *our* product schedules.

What you need to know about your hospital cover

Membership Types

The below *membership* types are available for those products listed:

Product	Membership Type	
	Single	
Gold Hospital Advantage	Couple	
Silver Hospital Plus Advantage	Single Parent Extended Single Parent Family	
Silver Hospital Plus Lite		
Bronze Hospital Plus	Family	
	Extended Family	
Basic Hospital Plus	Single	
Dasic Hospital Plus	Couple	

If your product does not appear in the list it could be a closed product (not available for new *members*). Please refer to Closed Products section for further details.

Any conditions mentioned in the following sections need to be read in conjunction with the Benefit Rules.

Costs covered under your hospital cover

We pay benefits to contribute towards the cost of your medical expenses when you are admitted to hospital as an 'in-patient'. Benefits do not apply if you are treated by a hospital as an out patient.

You need to be formally admitted into a hospital or approved private day hospital by a doctor, for a stay to be considered 'in-patient'. This includes admissions for day procedures and overnight stays. Hospitals and private day hospitals sometimes perform minor day procedures that would not normally require hospital admission, which are classed as 'out patient' treatment. Care you receive in a hospital emergency department is also out patient treatment.

You may choose to be admitted to a private hospital. Health Partners has contracts known as hospital purchaser-provider agreements with most private hospitals in Australia, which help to reduce your out-of-pocket expenses. If you are admitted to a private hospital that we do not have a hospital purchaser-provider agreement with, you may experience higher out-of-pocket costs.



If the hospital treatment you require is included in your cover, we will pay benefits for the following during your hospital admission:

- a. hospital accommodation;
- b. treating specialist(s)/doctors' fees;
- c. theatre fees:
- d. intensive care:
- e. dressings and other medical consumables;
- f. diagnostic tests;
- g. an extensive range of government-recognised surgically implanted medical devices and human tissue products;
- h. pharmaceutical prescription benefits relating to your admission, refer to Pharmaceutical conditions for details:
- we also cover allied health services provided during your admission, such as dental, physiotherapy and dietetics where they are included in our agreement with the hospital (hospital purchaser-provider agreement) or according to your level of extras cover, if held; and
- j. other additional services, depending on your individual cover.

We also support you before and after your hospital admission with a range of support programs such as Hospital to Home.

Any benefits payable are subject to the rules and conditions as detailed in Benefit Rules in the Once You're a Member section of this guide. Inclusions also vary between covers, for this reason please refer to your individual cover details for the inclusions specific to you.

Before going to hospital

Our 'Going to Hospital' brochure will provide you with everything you need to know. This includes important information you should know about out-of-pocket costs.

Excess Conditions

An excess is the amount you agree to pay towards your hospital accommodation. An excess assists in lowering your annual premiums, helping to keep your cover affordable.

An excess is payable by *you* for an overnight or same day hospital admission. It is paid to the approved hospital at the commencement of the admission.

You only pay the excess amount per rolling year. Where there is more than one person on a membership, there is a maximum of two excesses per membership, per rolling year. A rolling year is defined as 12 months from the commencement of the first day of any admission to an approved hospital.

Please refer to *your* individual *cover* to see if an excess applies to *you* and any additional rules.

What you need to know about your hospital cover continued

Co-payment Conditions

A co-payment is the daily amount you agree to pay towards your hospital accommodation. Co-payments are payable by you for an overnight or same day hospital admission.

You must pay the daily co-payment amount each time you go to hospital, but only to the maximum amount per rolling year. The co-payment is limited to a maximum of 5 days per person to a maximum of 10 days per membership, per rolling year. A rolling year is defined as 12 months from the commencement of the first day of any admission to an approved hospital.

They are paid to the approved hospital at the commencement of the admission. Please refer to *your* individual *cover* details to see if a *co-payment* applies to *you.* Your individual *cover* will also provide the daily amount payment, the maximum *you* will be required to pay and when the amount may not be payable.

If you have an excess on your individual cover this will be required in addition to the co-payment, unless otherwise stated in your cover.

Restricted Benefits Conditions

Restricted benefits may apply to your hospital treatment, which means you are only covered for minimum benefits, as determined by the Government Rules. This can lead to large out-of-pocket expenses.

In addition, where a *Medicare rebate* does not apply for *hospital treatment* that is included in *your cover*, benefits paid are in accordance with the default payment schedule as determined by *Government Rules*. This may result in large out-of-pocket expenses and limits may apply.

Please refer to *your* individual *cover* details to see if restricted *benefits* apply to *you*.

Restricted Hospital Psychiatric Services Conditions

Restricted Hospital Psychiatric Services means you are only covered for minimum benefits, as determined by the Government Rules. This can lead to large out-of-pocket-expenses. You have the ability to upgrade to a product that includes this service, without serving a waiting period to access the higher benefits. You can only do this once and only when you have already completed an initial two months of membership on any level of hospital cover. You will still need to serve waiting periods for the additional inclusions on your upgraded policy, meaning those conditions that were excluded on your current cover.

This waiting period exemption only applies to the higher benefits paid under the policy you upgrade to, but does not apply to a change in excess or copayment. If your new policy has a lower excess or copayment than your old policy, you will be required to pay the higher excess required under your old policy until the standard excess waiting period of two months has expired.

Please refer to *your* individual *cover* details to see if restricted *benefits* for psychiatric services apply to *you*.



Ambulance Cover Conditions

At our discretion, we may allow you to use your Ambulance benefit to claim for a subscription to a state ambulance service. In these cases, this will be taken as **full use** of your annual ambulance benefit.

Health Partners Ambulance Cover includes road and air ambulance transports from the place where *you* are initially treated, to the nearest hospital or other emergency healthcare facility that can provide the necessary medical treatment.

Health Partners does not pay ambulance benefits for:

- Transport to home or nursing home;
- Transport to and from medical appointments;
- Air transport on or off cruise ships;
- · Ambulance services covered by the state; and
- Ambulance services that could be funded by any other source.

Ambulance benefits do not extend to Norfolk Island.

There are three types of ambulance services — nonemergency ambulance, emergency ambulance and unlimited emergency ambulance as defined by Health Partners.

a. Non-emergency ambulance

If this is included in *your cover*, you will be covered for the cost of any transport to hospital required on medical grounds that is classified as non-emergency (excluding clinic-car type transport).

b. Emergency ambulance

Emergency ambulance covers the cost of service required on medical grounds (excluding cliniccar type transport) that is deemed or classed as 'emergency' only (emergency classification determined by approved ambulance provider). Additionally, you will be covered for treatment where no transport is required. This will count towards your annual limit. This definition does not apply to unlimited emergency ambulance.

c. Unlimited emergency ambulance

Unlimited emergency ambulance as defined by Health Partners, is for an unplanned event where there is a serious threat to *your* health, as a result of an accident, serious medical event or trauma, and immediate medical treatment is needed. Transport costs are covered from the place where *you* are initially treated, to the nearest hospital that can provide the necessary emergency medical *treatment*. This includes *treatment* where no transport is provided. It also includes transport between hospitals only where the required emergency care could not be provided at the transferring hospital.

Where you have both hospital and extras cover and each provide separate ambulance cover, both are applicable. The limit per service remains at \$20,000 per person, unless unlimited emergency ambulance forms part of your cover.

Holding private health insurance does not restrict *you* from purchasing a separate ambulance subscription in *your* state of residence, which is recommended if *you* require full ambulance *cover*.

Benefits and limits vary by cover, please refer to your individual cover details to see what benefits apply to you.

What you need to know about your hospital cover continued

Accident Cover

Accident Cover is not the same as the accident definition detailed in the 'Definitions & Interpretation' section at the back of the guide. Accident Cover is a feature attached to certain covers only, refer to your individual cover details to see if this applies to you.

Accident Cover provides you with protection for the clinical categories that are exclusions on your policy. Meaning, you will receive the highest level of cover, even for hospital procedures and services that are listed as exclusions, if you require treatment as a result of an accident (as defined by us). Accident Cover does not apply for hospital procedures and treatment types that are included on your policy. Refer to the accident definition to see if waiting periods apply.

For the purpose of Accident Cover, an accident is defined as an unforeseen event, occurring by chance and caused by an unintentional and external force or object resulting in involuntary hurt or damage to the Insured Person's body that has occurred in Australia. It must result in the need for hospital *treatment* from a registered *Medical Practitioner* (other than anyone on the same Policy) within 24 hours of the event, and if needed, any further *treatment* within 90 days of the event.

Accidents must not have occurred within 1 day of membership commencement. This also excludes any condition resulting from surgical procedures, pregnancy, drug use, alcohol use, illegal activity, aggravation of an underlying condition or injury or pre-existing conditions. When an accident has occurred within 1 day of membership commencing and does not satisfy the definition, Accident Cover does not apply. This means waiting periods apply

for the inclusions on *your* individual *cover* details. This also means that only the inclusions will apply as detailed on *your* individual *cover* details.

Benefits are payable where the above definition has been satisfied, an Accident Information Form has been completed and the *claim* has been preapproved.

Pharmaceutical Benefits Conditions

PBS government subsidised prescriptions

You will receive the full cost for PBS government subsidised prescriptions. The benefit only applies where the prescription is for treatment directly related to the reason for your hospital admission, and dispensed either while you are an in-patient or supplied on discharge.

The full cost referred to above includes *your co*payment, and any special or member contribution, brand premium or therapeutic group premium otherwise payable by *you* under the *PBS*.

This *benefit* is not included on all covers, please refer to *your* individual *cover* details to see if *benefits* apply to *you* and any applicable limits.

Non-PBS government subsidised prescriptions

You will receive benefits for Health Partners approved drugs or medicinal preparations not listed on the PBS. The benefit only applies where the prescription is TGA approved for the condition for which you were admitted for hospital treatment, and dispensed either while you are an in-patient or supplied on discharge. Benefits will not be paid where the cost is covered under a Hospital Purchaser-Provider Agreement.



This *benefit* is not included on all covers, please refer to *your* individual cover details to see if *benefits* apply to *you* and any applicable limits.

 d. associated with an approved Medical Benefit Scheme (MBS) procedure, where a *Medicare* rebate applies.

Surgically Implanted Medical Devices and Human Tissue Product Conditions

Surgically implanted medical devices and human tissue products are pieces of equipment that are surgically implanted into the body during a hospital procedure, to replace or assist a bodily function.

For all items on the Australian Government's Prescribed List of Medical Devices and Human Tissue Products produced and published according to Government Rules, the benefit we pay will be 100% of the amount referred to as the 'minimum benefit' for each item. If the fee charged for an item is less than the 'minimum benefit', the benefit paid will be equal to the fee charged.

For surgically implanted medical devices and human tissue products that are ordered by a *medical* practitioner in private practice, but not listed on the Australian Government's Prescribed List of Medical Devices and Human Tissue Products, a benefit is payable on certain covers. Please refer to your individual cover details to see if benefits apply to you and any applicable limits.

The benefit only applies for surgically implanted medical devices and human tissue products when the devices are:

- a. supplied during hospital admission;
- successfully implanted and deployed during the approved procedure;
- c. TGA approved; and

Non-Surgically Implanted Medical Devices and Human Tissue Products Conditions

Non-surgically implanted medical devices and human tissue products are items that replace or assist a normal bodily function following related *hospital treatment* or for other diagnosed diseases when supported by a letter from a *medical practitioner*.

Benefits apply for prosthetic garments following mastectomy, artificial eyes and limbs, wigs, erectile dysfunction prostheses, and punctal plugs. Benefits do not cover any associated freight charges and are only applied to fees after any eligible discounts, government payments or subsidies have been deducted.

Please refer to your individual cover details to see if benefits apply to you and for details on any applicable limits.

Aids for Recovery Conditions

You will receive benefits for the purchase or hire of recovery aids for treatment up to six months following hospital admission. The benefit only applies where the item has been recommended by a registered medical practitioner or physiotherapist, with the purpose of assisting recovery and related to the hospital admission. Items could include braces, splints, moon boots, crutches, wheelchair and bed pulley.

Additional items covered under this *benefit* that do not require prior hospital admission are compression

What you need to know about your hospital cover continued

garments for lymphoedema, oscillating positive expiratory pressure devices, pregnancy compression garments, spica cast or abduction brace for infant hip dysplasia, viscosupplementation injections for osteoarthritis and devices prescribed by an orthopaedic surgeon for recovery from acute injury, e.g. CAM walkers, moon boots and zimmer splints.

You will need to provide an invoice from a recognised agency or pharmacy and submit it with your *benefit claim*.

Please refer to *your* individual *cover* details to see if *benefits* apply to *you* and for details on any applicable limits.

Compression Garments Conditions

You will receive benefits for the purchase of compression garments when an invoice is provided by a recognised agency or pharmacy and the item has been recommended by a registered medical practitioner, physiotherapist or occupational therapist. The item must be required for the management of a specific medical condition. Items could include pregnancy shorts, lymphoedema garments, surgical and pressure stockings.

Please refer to your individual cover details to see if benefits apply to you and for details on any applicable limits.

Hip Safety Kit Conditions

You will receive benefits for the purchase of a hip safety kit if you have been diagnosed with osteoporosis or you have been assessed as at risk of hip fracture by a registered medical practitioner. You will need to provide an invoice from a recognised

agency or pharmacy and submit it with your claim.

Please refer to *your* individual *cover* details to see if *benefits* apply to *you* and for details on any applicable limits.

Replacement Insulin Pumps Conditions

Benefits are only payable for a replacement Insulin Pump once a current pump's warranty has expired, supporting documentation is provided and our required form is completed by an accredited Diabetes Educator or Endocrinologist.

Please refer to your individual cover details to see if benefits apply to you and for details on any applicable limits.

Replacement Speech/Sound Processors Conditions

Benefits are only payable for a non-surgically implanted replacement speech/sound processor once a current processor's warranty has expired and replacement is clinically necessary. Supporting documentation and our required form, completed by an accredited Audiologist or Medical Specialist, must be submitted with your claim.

Please refer to your individual cover details to see if benefits apply to you and for details on any applicable limits.

Surgical Podiatry Conditions

Benefits for surgical podiatry procedures are payable only when the provider is a registered podiatric surgeon who holds specialist registration in the specialty of podiatric surgery and meets our recognition criteria. Benefits cover:



- a. accommodation: and
- the cost of a medical device or human tissue product as listed in the Australian Government's Prescribed List of Medical Devices and Human Tissue Products, as in force from time to time.

We also offer *benefits* paid to the Podiatric Surgeon. The procedure must be performed in a hospital or accredited day surgery.

Please refer to your individual cover details to see if benefits apply to you.

Health Management Programs

Health Management programs are only available where an agreement is in place with a registered health care organisation and if it's included in *your* individual cover.

Health Coaching

If you are suffering from chronic disease, complex health or mental health issues and we determine that you require ongoing medical support, you will be entitled to register for a Health Coaching program. 100% benefit will be paid. This is a telephone-based information and support line, providing you support with self-management of these health conditions.

Please refer to your individual cover details to see if benefits apply to you.

Asthma Foundation Membership

You will receive a benefit for membership to Asthma Australia Ltd in the State you reside if you have a supporting letter from a medical practitioner confirming you are diagnosed with asthma.

Please refer to your individual cover details to see if benefits apply to you.

Bone Density Test

Where a *Medicare rebate* is not applicable, *you* will receive a *benefit* for a Dual Energy X-ray Absorptiometry (DEXA) scan performed by a Medicare recognised radiologist. They must hold a Location Specific Provider Number (LSPN).

Please refer to *your* individual *cover* details to see if *benefits* apply to *you*.

Diabetes Education

You will receive a benefit for consultations with a recognised diabetes educator (credentialed by the Australian Diabetes Educators Association) for members diagnosed with Type 2 Diabetes. You must have a referral by a medical practitioner or specialist. The consultation must be in person and you must not be an admitted patient of a hospital at the time of consultation.

Please refer to *your* individual *cover* details to see if *benefits* apply to *you*.

Home Sleep Studies

You will receive benefit for sleep studies performed in your home if you have satisfactory evidence from a medical practitioner and if performed by one of our preferred providers.

Please refer to *your* individual *cover* details to see if *benefits* apply to *you*.

Home Nursing

A benefit will be payable for home nursing services:

- a. When *treatment* is provided by a registered nurse who satisfies the *recognition criteria*; and
- b. Where that *treatment* is for an illness or injury which would otherwise require admission; and

What you need to know about your hospital cover continued

 Treatment of the kind provided in an approved hospital with the agreed benefit inclusions as detailed in your individual cover.

This is considered to be a hospital substitute program, meaning the rules as set-out in the *Government Rules* apply.

Please refer to your individual cover details to see if benefits apply to you and applicable limits.

Home Birth

You will receive a benefit for pre-natal and postnatal treatment provided at home, if provided by a registered midwife who satisfies the recognition criteria. Benefits are not payable for:

- a. Home birth services and hospital services provided on the same day;
- b. Pre and post-natal services if you plan to have your child in a hospital; or
- c. Any midwife services provided in a hospital.

This is considered to be a hospital substitute program, meaning the rules as set out in the *Government Rules* apply.

Please refer to your individual cover details to see if benefits apply to you.

Hospital to Home Conditions

For details on what is included in *our* Hospital to Home program, refer to *our* 'Going to Hospital' brochure.

Hospital Guide

Hospital Guide helps you navigate through your hospital journey with the ultimate goal of getting you

home sooner. There is no cost to *you* and the option is available under all Health Partners Hospital *covers*.

You will need to qualify for the service by contacting us so we can assess your individual situation. If extra care or support is required, we'll refer you for a personalised care program that's developed and tailored to your health condition or procedure.

Hospital in the Home

This program is designed to make *your* transition from hospital to home easier. There is no cost to *you* and the option is available under all Health Partners Hospital covers.

You will need to qualify for the service by contacting us so we can assess your individual situation. If extra care or support is required, we'll refer you for a personalised care program that's developed and tailored to your health condition or procedure.

This is considered to be a hospital substitute program, meaning the rules as set out in the *Government Rules* apply.

Rehabilitation in the Home

A great alternative to in-hospital rehab. There is no cost and the option is available under all Health Partners Hospital covers.

You will need to qualify for the service by contacting us so we can assess your individual situation. If extra care or support is required, we'll refer you for a personalised care program that's developed and tailored to your health condition or procedure.

This is considered to be a hospital substitute program, meaning the rules as set out in the *Government Rules* apply.

Closed Products

The below products are no longer available to new *members*. If you are on one of these covers you may retain your cover, unless otherwise notified. To remain on the cover, you need to have continuous and unchanged cover. This also means, you cannot leave and return to this cover. If changes are requested due to unforeseen circumstances, approval is at our discretion.

Product	Applicable Men	nbership Type	Effective Date
Classic Hospital Gold 25			
Classic Hospital Gold 50	Single	Extended Single Parent Family	
Classic Hospital Gold 500	Couple	Family	1 April 2017
Classic Hospital Gold 250	Single Parent	Extended Family	
Classic Hospital Silver Plus			
Classic Hospital Gold	Single Couple Single Parent	Extended Single Parent Family Family Extended Family	1 April 2019
Classic Hospital Bronze Plus	Single Couple	Single Parent Family	1 April 2019
Starter Extras Standard Extras Top Extras Natural Therapies	Single Couple Single Parent	Extended Single Parent Family Family Extended Family	3 February 2020
National Extras	Single Couple Single Parent	Extended Single Parent Family Family Extended Family	1 July 2020
Gold Hospital Silver Hospital Plus	Single Couple Single Parent	Extended Single Parent Family Family Extended Family	29 July 2021
Gold Hospital Complete	Single Couple Single Parent	Extended Single Parent Family Family Extended Family	1 December 2023

Privacy Policy

Health Partners is committed to providing quality and affordable health care services in a way which meets your needs. We understand and value our relationship with you and our obligation to protect the personal information you entrust to us, whether you are a member or not. In accordance with privacy legislation, we comply with the Australian Privacy Principles (APPs) in the Privacy Act 1988 (Cth) (Privacy Act) in relation to our handling of your personal information.

The following is a summary of our Privacy Policy. If you would like to know more about how your privacy is protected, you may view a full copy of the Health Partners Privacy Policy at our website or by contacting us.

Your personal information

The type of personal information we hold about you depends on the nature of your relationship with us and the extent to which you have utilised our services. Such information includes your name, address, age, dependants, contact details (including telephone and mobile numbers and email addresses). Certain financial information may also be collected from time to time, including bank account and credit card details, Medicare numbers and details about your premium payments and claims history.

We may also hold information concerning your employer if you have elected to pay premiums via a payroll deduction scheme. Sensitive information about you (including health information) may also be collected from time to time. All sensitive information will be collected in accordance with Health Partners Privacy Policy or as otherwise prescribed by the APPs.

If your personal information is not provided

If you do not provide us with all of the information we request, we may be unable to provide you with the products or services you require.

How we use your personal information

The primary purpose of the collection of *your* personal information is to enable *us* to provide health *benefits* and services to *you* and to fulfil *our* legal obligations as a registered private health insurer. To ensure that *we* can effectively provide *you* with the quality of health *benefits* and other services that *you* expect, *we* will use *your* personal information for:

- · Claims processing and administration;
- Product development, marketing and research purposes (including social media marketing and Google) to improve and extend our range of services to you;
- Information technology requirements and systems maintenance;
- Investigating and resolving complaints about the provision of services by us (or organisations associated with us);
- Direct marketing initiatives in accordance with the APPs; or
- Compliance with any legislative and regulatory provisions.

You may contact us at any time to indicate you do not wish to receive direct marketing information from us.

When we disclose your personal information

We may disclose your personal information to our agents, contractors or service providers who act or provide their professional services on our behalf. The identity of these agents, contractors and service providers may change from time to time. In general, the types of persons and organisations your information may be disclosed to include:

- Federal and State health authorities, and government agencies including Medicare Australia;
- The Private Health Insurance Administration Council:
- The Australian Prudential Regulation Authority (APRA);

- Health service providers including hospitals, doctors, specialists and other medical and related professionals;
- Other service providers providing services associated with your health and wellbeing;
- Our outsourced contracted service providers, including:
 - payment systems operators,
 - mail houses,
 - recruitment organisations, and
 - research providers;
- · Your employer (if part of a payroll deduction scheme);
- Third party social media sites that provide marketing services;
- Other parties to whom we are permitted, authorised or required by law or the APPs to disclose your personal information; and
- Health Management and Support Programs. We
 may use your personal information (including
 sensitive information) to offer these programs and
 services to you. We, or someone acting on our
 behalf, may contact you to offer you a specific
 health management or support program.

Cross-Border Disclosure of Information

Health Partners may disclose *your* personal information to third party organisations who provide services to *us*, or on behalf of *us*, including hosting, data processing, and other outsourced services. These service providers may be located outside of Australia, in places including the United States, United Kingdom, Europe, Singapore, and New Zealand, in which case, *your* personal information may be transferred outside of Australia.

We confirm that Health Partners will only disclose personal or sensitive information to overseas recipients in accordance with the Privacy Act including:

- where disclosure is required or authorised by Australian law; or
- where we reasonably believe that the recipient is subject to a law that has the effect of protecting the information in a way that is consistent with the Privacy Act and there are mechanisms for you to access or take action to enforce that protection.

We will not disclose *your* information outside of Australia in any other circumstances.

Any law that requires the particular information to be collected

Health Partners is required under Commonwealth and State health legislation to collect, store and disclose certain personal information about individuals from time to time. The *Private Health Insurance Act 2007* (Cth), for instance, requires *us* to collect certain sensitive information as a condition of registration as a registered private health insurer.

You can access your personal information

You may request access to the personal or sensitive information that we hold about you at any time (although under the APPs some requests may be denied in certain circumstances). All requests should be made by writing to us, or by contacting Member Care.

For verification purposes, we may ask you to complete a personal information access request form, and we may also charge an administrative fee for this service (the amount of which will be advised at the time of your request).

Your responsibilities

It is a condition of *membership* that *you* ensure that every *person* on *your membership* is aware of the Health Partners Privacy Policy.

Dispute Resolution

If you have any issues or concerns regarding your membership, we encourage you to contact us. We have a Dispute Resolution Process to ensure your feedback is heard, addressed and responded to in a timely manner.

Your personal information is handled in accordance with our Privacy Policy.

Step 1

Provide your feedback by:

Calling

1300 113 113

Emailing

ask@healthpartners.com.au

Mailing

Health Partners

Reply Paid 1493

Adelaide SA 5001

In person at one of our locations.

So that we can provide a response as quickly as possible, we ask that you provide:

- Any supporting documentation
- · Your membership details
- Details on what *you* require from *us* to help resolve the matter

Step 2

We will promptly respond to you and endeavour to resolve any issues or concerns in accordance with our Dispute Resolution Process and our Member Care Charter.

Step 3

Is only required if you are not satisfied with the resolution provided in Step 2 and wish to escalate the matter.

Provide *your* feedback by contacting *our* Manager Customer Relations:

Calling

1300 113 113

Emailing

complaints@healthpartners.com.au

Mailing

Manager Customer Relations

Health Partners

Reply Paid 1493

Adelaide SA 5001

Step 4

The Manager Customer Relations will promptly respond to you and endeavour to resolve any issues or concerns in accordance with our Dispute Resolution Process.

If, after this, you are still not satisfied with the outcome, we may refer the matter to the General Manager, Private Health Insurance.



Step 5

Is only required if you are not satisfied with the resolution provided in Step 4 and wish to escalate the matter.

If you feel that your issue is still unresolved or that the complaint was not dealt with fairly, we encourage you to seek an external review. Depending on the nature of your complaint, we would suggest that you contact the following departments for free and independent advice:

Optical and Dental related general service disputes

This is used where an explanation, apology, refund, compensation, access to your health records, a change in policy at the place of health service for **Optical** and **Dental** only.

Provide *your* feedback to Health and Community Services Complaints Commissioner (HCSCC):

Call

(08) 8226 8666 or 1800 232 007 (Toll free from Country SA landline) Available Mon-Fri 9.00am to 5.00pm

info@hcscc.sa.gov.au

Mail

HCSCC

PO Box 199 Rundle Mall SA 5000

Internet

hcscc.sa.gov.au

Optical and Dental related disputes regarding practitioners and their conduct

This is used where you believe a Health Partners Optical and/or Dental practitioner is placing the public at risk, they are performing their duties in an unsafe way, or you are concerned about a practitioner's ability to make safe judgments because of their health.

Provide your feedback to Australian Health Practitioner Regulation Agency (AHPRA):

Call

1300 419 495

Available Mon-Fri 9.00am to 5.00pm

Email

ahpra.gov.au/About-AHPRA/ Contact-Us/Make-an-Enquiry

Mail

AHPRA GPO Box 9958 Adelaide SA 5001

In Person

Level 11, 80 Grenfell Street Adelaide SA 5000

Internet

ahpra.gov.au

For all remaining Membership and Fund Related disputes

This is used for all other concerns that relate to *your* membership with us or matters relating to Health Partners where the concern has not been resolved, to seek an external review.

Call

1300 362 072

(select option 4 for Private Health Insurance during business hours)

Internet

To make a complaint, contact the Commonwealth Ombudsman at ombudsman.gov.au

For general information about private health insurance, see privatehealth.gov.au

Member Care Charter

At Health Partners, we're committed to doing health right. That means great value health cover, and great customer service – so much so that we've been awarded Canstar's 'Most Satisfied Customers' for four years running.

Our Member Charter and Service Standards outline the service you can expect when you become a Health Partners member.

We're here to help

Your health is our priority, and we know that in challenging times personal support can make all the difference. That's why when you call Health Partners, you'll always talk to a real person who will work to understand your needs and make the process as easy as possible.

If you prefer, we offer options to manage and understand your cover 24/7 via our website, webchat, Members Online account and the Health Partners app.

Inclusion and respect

When you deal with Health Partners, you will always be treated fairly. We'll inform you of your rights and obligations as a member. We're committed to respect, diversity and inclusion, and we will not discriminate based on your culture, race, gender, sexuality, age, disability or religion.

Working with you

Despite our best efforts there may be times you disagree with a decision we've made. We take your concerns and complaints seriously, and always work to find a solution. You can learn more about our dispute resolution process on page 54.

Always aiming for better

By measuring member satisfaction each year and responding to your feedback, we're ensuring our member services are always given the highest priority. We'll make sure you're kept informed of any new or updated products or services and provide our staff with the necessary skills and training required.

Our Service Standards

Standard	We will
Friendly	Deliver you genuine service with a smile and make sure everyone feels welcome.
Helpful	Do the hard work for you whenever we can and will communicate with you proactively.
Knowledgeable	Give you expert advice and if we don't know the answer to something, we will find out.
Transparent	Always be honest and open when you ask us a question and will provide information, especially around costs, to you upfront.
	If we're not able to complete your request or solve our problem on the spot, we'll let you know the timeframe and keep you updated along the way.
Understanding	Listen to you to make sure we understand your needs and can tailor solutions for you.
Responsive	Respond quickly to <i>your</i> enquiries and will promptly process any changes <i>you</i> require.
	We'll personally answer 80% of calls within 30 seconds. We'll also respond to your correspondence within 2 working days and process your claims within 5 working days.
Confidential	Ensure <i>your</i> privacy and confidentiality at all times.
Accurate	Keep <i>your</i> records and information up to date and accurate.
Accessible	Ensure <i>our</i> services are for everyone and <i>our</i> locations are easy to use, sign-posted, comfortable and clean.
Reciprocate	We ask that you treat our staff as you would like to be treated - with courtesy, honesty and respect at all times.

Use of Monies

Credits to the Fund

Health Partners must credit to the Fund:

- a. all the assets of the Health Partners Fund as of the day this Fund is established;
- b. all premiums paid under memberships;
- all amounts received in connection with its conduct of the business of the Fund;
- d. any amount borrowed for the business of the Fund; and
- e. all other amounts required by the *Government Rules* to be paid to the *Fund*.

Debits from the Fund

Health Partners may only apply the assets of the Fund for:

- a. meeting policy liabilities;
- meeting other liabilities or expenses of the business of the *Fund* including liabilities or expenses:
 - i. incurred in providing, or arranging to provide, professional medical services, hospital treatment, out patient services or other related health services for members:
 - ii. which are treated for a restructure or arrangement approved under the Government Rules as policy liabilities or other liabilities incurred for the purposes of the Fund; or
 - iii. incurred in operating the *health insurance* business and the *health related business*:
- c. making investments in accordance with the Government Rules;
- d. providing a mortgage or charge in accordance with the Government Rules;
- e. transfer to another Health Partners Fund in accordance with the *Government Rules*;
- f. transfer to a fund of another private health insurer in accordance with the Government Rules where the insurance policies that are referable to the Fund become referable to the Fund of the other private health insurer; or
- g. any of the other purposes in the Government Rules.

Winding Up

Termination of the Fund

- a. Health Partners may only terminate the *Fund* under and in accordance with the *Government Rules*.
- b. Health Partners must comply with the Government Rules that relate to termination of the Fund including:
 - i. not entering into *insurance* policies referable to the *Fund* after termination is approved;
 - ii. giving notice to members stating the day from which it will not renew insurance policies referable to the Fund:
 - iii. not renewing these *insurance* policies after this time; and
 - iv. paying the assets remaining after termination is complete in accordance with the *Government Rules*.

Definitions and Interpretation

Where you see a word in italics *like this*, it means the word is defined in this section, or in the *Government Rules*. This will assist you in gaining a reasonable understanding of the Rules.

Interpretation

In these Rules:

- words and phrases written in *italics* are defined in Definitions;
- unless otherwise specified, the 'Definitions' apply throughout the Rules;
- where a word or phrase is defined, its other grammatical forms have a corresponding meaning;
- where not defined, words and expressions are intended to have their ordinary meaning;
- · the singular includes the plural and vice versa;
- · a gender includes the other genders;
- a reference to the word 'include' in any form is not a word of limitation; and
- a reference to any legislation includes all amendments to it and any legislation enacted in substitution for it and all statutory instruments and rules issued under it and in force.

Definitions

In these Rules:

Accident means an unforeseen event, occurring by chance and caused by an unintentional and external force or object resulting in involuntary hurt or damage to the Insured Person's body that has occurred in Australia. It must result in the need for medical advice or treatment from a registered Medical Practitioner (other than anyone on the same Policy) within 72 hours of the event, and if needed, any further treatment within 180 days of the event. Accidents must not have occurred within 1 day of membership commencement. When an accident has occurred within 1 day of membership commencing the accident rule does not apply and waiting periods apply. This definition is separate to the definition within Accident Cover.

Acute care means hospital treatment where the primary clinical purpose or treatment goal is to, manage labour (obstetric), cure illness or provide definitive treatment of injury, perform surgery, relieve symptoms of illness or injury (excluding palliative care), reduce the severity of an illness or injury, protect against exacerbation and/or complication of an illness and/or injury which could threaten life or normal function, or to perform diagnostic or therapeutic procedures.

Adult means a person who is not a child dependent, non-student dependent, student dependent or non-classified dependent.

Asset means a resource with economic value that Health Partners owns or controls.

Definitions and Interpretation continued

Benefit means an amount payable by Health Partners to or for a *member*, in respect of expenses incurred by a *member* for *treatment*, in accordance with the terms and conditions of these Rules.

Board means the Board of Directors of Health Partners.

Child means:

- a. a natural child;
- b. an adopted child;
- c. a foster child:
- d. a step-child (that is a natural, adopted or foster child of the policyholder's partner); and
- e. another *child* deemed by Health Partners to be in full care and the responsibility of the *policyholder*.

See also Child Dependant.

Claim means a claim for Fund benefits.

Closed Cover/Policy/Product is one which is no longer available for sale, but which continues to cover existing *members* still on it. Current *members* on these levels of *cover* may retain their *cover* whilst the *membership* remains continuous and unchanged. If they leave the *cover* at any time after its closure, either by choice, change of circumstances or by becoming unfinancial (*membership* payments have not remained up to date), they cannot re-join it.

Community Rating

Community Rating means, in compliance with the Government Rules, the principle of community rating that prevents private health insurers from discriminating between people on the basis of their health or for any other reason described in the Government Rules.

Compensation means a monetary reimbursement an injured party receives to help make reparations after an injury.

Complying Health Insurance Product means an insurance policy that meets:

- a. Community rating requirements;
- b. Coverage requirements;
- c. If the *policy* covers *hospital treatment*, *benefit* requirements;
- d. Waiting period requirements;
- e. Portability requirements;
- f. Quality Assurance requirements; and
- g. Any other requirements as set out in the Private Health Insurance (Complying Product) Rules.

Chronic disease means an illness "that is prolonged in duration, does not often resolve spontaneously, and is rarely cured completely".

Features common to most chronic diseases include:

- a. complex causality, with multiple factors leading to their onset:
- b. a long development period, for which there may be no symptoms;
- c. a prolonged course of illness, perhaps leading to other health complications; and
- d. associated functional impairment or disability.

Consultation means an attendance by a relevant *provider* on, and in the physical presence of, a *patient* or as otherwise approved by Health Partners.

Contribution see Premium.

Contribution Group means a group of *members* approved under these Fund Rules.

Co-payment means the amount a *member* agrees to pay each time a service is provided.

Couple means for you and your partner.

Cover (also referred to as *policy*) means a defined group of *benefits* payable under these Rules for expenses incurred by the *member*.

Dependant means a person who is:

a. a child dependant; or



- b. a non-student dependant; or
- c. a student dependant; or
- d. a non-classified dependant.

Child Dependant means a person who:

- a. is aged under 18;
- b. is not married or living in a de facto relationship; and
- c. is a child of the policyholder or child of the policyholder's partner.

See also non-classified dependant.

Non-Student Dependant means a person who:

- a. is aged between 21 and 31 (inclusive);
- b. is not receiving full-time education at a school, college or university recognised by *us*;
- c. is not married or living in a de facto relationship; and
- d. is a *child* of the *policyholder* or *child* of the *policyholder*'s *partner*.
- e. is insured under an Extended Family Membership or Extended Single Parent Family Membership.

Student Dependant means a person who:

- a. is aged between 21 and 31 (inclusive);
- b. is receiving full-time education at a school, college or university recognised by *us*;
- c. is not married or living in a de facto relationship; and
- d. is a *child* of the *policyholder* or *child* of the *policyholder*'s *partner*.

Equivalent cover means a level of *cover* offered by another fund which Health Partners considers to be equivalent to a level of *cover* offered by Health Partners.

Excess means an amount that a *member* agrees to pay towards the cost of hospital *treatment*, in exchange for lower *premiums*.

Extras Cover see general treatment.

Fund means the health *benefits* fund established by Health Partners and governed by these Rules.

General treatment means treatment (including the provision of goods and services by a provider who meets our recognition criteria) that is intended to manage or prevent disease, injury or condition, and is not hospital treatment but may or may not include hospital substitute treatment as defined in the Private Health Insurance Act 2007. Also referred to as Extras Cover or Ancillary Cover.

Government Rules means Private Health Insurance Act 2007 and the Private Health Insurance Rules made under that Act, the Health Insurance Act 1973 and the rules made under that Act, as well as the National Disability Insurance Scheme Act 2013.

Group scheme means a scheme under which Health Partners and the employer of a *member* agree that the employer will deduct from amounts payable to the *member* at the *member*'s direction, *premiums* due to Health Partners and pay the same to Health Partners.

Health Coaching (formerly "Chronic disease management program") means a program that is intended to either reduce complications in a person with a diagnosed chronic disease or prevent or delay the onset of chronic disease for a person with identified risk factors for chronic disease and which complies with the Government Rules.

Health insurance business in compliance with the definition under the Government Rules, means Health Partners' health insurance business of undertaking liability relating to the hospital treatment and/or general treatment of its members, by way of insurance.

Health Partners participating dentist means the network of participating dentists who have entered into an agreement with Health Partners.

Definitions and Interpretation continued

Health Partners participating pharmacies means the network of pharmacies who have entered into an agreement with Health Partners.

Health Partners physiotherapy scheme means the network of participating physiotherapists who have entered into an agreement with Health Partners.

Health Partners Provider includes Health Partners Dental, Health Partners Optical, Health Partners participating pharmacies, and physiotherapy providers that are part of the Health Partners physiotherapy scheme and dental providers that are part of Health Partners participating dentist.

Health related business in compliance with the definition under the *Government Rules*, means Health Partners' *health related businesses* of:

- a. providing optical and dental services and goods;
- b. undertaking liability, by way of insurance, to indemnify people who are ineligible for Medicare for costs associated with providing treatment, goods or services, that are provided to those people in Australia and are provided to manage or prevent diseases, injuries or conditions; and
- c. providing a financial service to assist people insured under complying health insurance products to meet the costs associated with treatment, goods or services that are provided to manage or prevent diseases, injuries or conditions.

Home nursing means nursing in a home by a registered nurse who meets the *recognition criteria* and where the *treatment* is not *hospital treatment*.

Hospital cover means a *membership* which covers some or all *hospital treatment*.

Hospital Purchaser-Provider Agreement means an agreement between Health Partners and a private

hospital or private day hospital, where Health
Partners must pay and that hospital must accept a
schedule of agreed prices in full payment for hospital
treatment provided to Health Partners' members
covered for
this treatment.

Hospital substitute treatment means treatment that substitutes for an episode of hospital treatment, and is general treatment and is any of, or any combination of, nursing, medical, surgical, diagnostic, therapeutic, prosthetic, pharmacological, pathology, or goods and services intended to manage disease, injury or condition as defined in the Private Health Insurance Act 2007.

Hospital treatment means treatment (including the provision of goods and services) that is intended to manage disease, injury or condition, where that treatment is provided by a person who is authorised by a hospital to provide that treatment or, a person under the control of such a person; and is provided at a hospital or in direct control of a hospital, as defined in the Private Health Insurance Act 2007.

Medical practitioner means a person who is registered or licensed as a medical practitioner under an Australian law and who satisfies the provider eligibility requirements for the payment of Medicare benefits.

Medical provider agreement means a contract between Health Partners and *medical practitioners* that allows *us* to pay *benefits* in excess of the Medicare Benefits Schedule fees for those practitioners' services.

Medicare Rebate means a payment made to an eligible *person* under the Australian Government's Medicare Scheme



Member means each insured *person* being the *policyholder* and each of their *dependants* who are registered under these Rules and for the avoidance of doubt.

Membership means one or more *members* covered under the same *policy* or policies.

Month or Monthly means a calendar month.

National Disability Insurance Scheme has the same meaning as in section 9 of the *National Disability*Insurance Scheme Act 2013.

Non-classified dependant means a person:

- a. is aged between 18 and 20 (inclusive);
- b. is not married or living in a de facto relationship; and
- c. is a child of the policyholder or child of the policyholder's partner.

For the purpose of these Rules references to *Child Depandant* include *Non-Classified Dependant*.

Nursing home type patient is defined in Government Rules and means a patient in hospital who has been provided with accommodation and nursing care for a continuous period exceeding 35 days and is then receiving accommodation and nursing care as an end in itself.

Out patient means a patient of a hospital who is not an admitted patient, with the exception of qualifying day procedures and treatments.

Over-servicing is when treatment is provided, and when viewed objectively, is over and above what can be clinically justified, or where there is no justification for that care at all.

Participant has the same meaning as in section 9 of the *National Disability Insurance Scheme Act 2013*.

Partner in relation to a *policyholder* means a *person* who: a. is married to the *policyholder*; b. is a de facto spouse of the policyholder; or

 c. irrespective of gender, is in a genuine domestic relationship with the *policyholder* with them together being a couple.

Patient means a *person* receiving or registered to receive *treatment*.

PBS means the Australian Government's Pharmaceutical Benefits Scheme

Person includes a firm, a body corporate, an unincorporated association or any authority; a reference to a *person* includes its executors, administrators, successors and permitted assigns.

Person with a disability means a *participant* in the *National Disability Insurance Scheme*.

Policy means a complying health insurance product detailing the terms and conditions of that product.

Policyholder means a *person* whose name an application for membership of Health Partners has been accepted, and who is responsible for payment of *premiums*.

Pre-existing condition as defined by the *Government Rules*, a *pre-existing condition* is any ailment, illness or condition that had signs or symptoms, in the opinion of a *medical practitioner* appointed by *us*, any time during the 6 *months* before *you* joined or upgraded to a higher level of *cover* with *us*.

In the 6 months prior to joining or upgrading, a condition is considered pre-existing if any related signs or symptoms were evident to you, or would have been evident to a reasonable general practitioner had they been consulted. A doctor may find signs of a condition even if you have no symptoms and you have not noticed anything wrong. Meaning, the rule could still apply if the condition

Definitions and Interpretation continued

had not been diagnosed prior to taking out *cover* or upgrading.

Premium means the amount a *policyholder* is required to pay for a specified period of cover.

Private Health Information Statement means a statement that is provided by Health Partners that provides a summary of a complying health insurance product's key features and premium as defined in the Government Rules.

Private hospital means a *hospital* that is approved as a *private hospital* under an Australian law or any other hospital recognised by Health Partners as a *private hospital*.

Private patient means a *person* who is admitted to a public or *private hospital* as an *acute care patient* and who is not a *public patient*.

Provider means:

- a. a person who provides goods or services as, or as part of, hospital treatment or general treatment; or
- a person who manufactures or supplies goods provided as, or as part of, hospital treatment or general treatment.

Public patient means a *person* who is admitted to a *public hospital* and who receives *treatment* as a Medicare patient without charge.

Recognised provider means a provider of general treatment whose business is neither a Health Partners health related business nor do they have a contract with Health Partners for the provision of general treatment.

Recognition criteria means the following conditions apply to a *person* who is a *provider* of *treatment* that we will pay *benefits* for:

a. the *person* is registered, or holds a licence, under any relevant State or Territory legislation to render

treatment for which recognition is sought;

- the person is professionally qualified or a member of a professional body recognised by Health Partners;
- c. the person maintains comprehensive and accurate patient records that are made at the time of treatment, or as soon as practicable after, that clearly identify the patient and the treatment provided, and are written in English and understandable by a third party;
- d. the *person* provides facilities that meet the standards determined or recognised by Health Partners and the *Government Rules*; and
- e. the person fulfils the other criteria that Health
 Partners considers reasonable and appropriate
 from time to time.

Resolution policy means Health Partners policy for resolving disputes with *members* determined by the *Board* from time to time.

Responsible Adult has the same meaning as a Private Health Insurance Incentive Beneficiary (PHIIB) as defined in the *Government Rules*.

Single means for yourself only (including responsible adult).

Treatment means health or medical *treatment* to manage, prevent or alleviate a condition, disease or injury by the provision of either or both of a good or service.

Waiting Period means a specific period after a new cover has commenced during which benefits are not payable or benefits are only payable as per the entitlements of a previous cover or policy for treatment received.

We/Us/Our means Health Partners.

You/Your means the member and/or policyholder.

Where to find us

Health Partners Administration

Registered office

Adelaide

Level 3, 101 Pirie Street, Adelaide SA 5000

Phone 1300 113 113 Fax (08) 8113 2259

Web healthpartners.com.au

Health Partners Member Care

Adelaide

101 Pirie Street, Adelaide SA 5000

Flinders Park

288 Grange Road, Flinders Park SA 5025

Modbury

27 Smart Road, Modbury SA 5092

Morphett Vale

118-120 Main South Road, Morphett Vale SA 5162

Phone 1300 113 113 Fax (08) 8113 2259

Email ask@healthpartners.com.au **Web** healthpartners.com.au

Health Partners Optical

Adelaide

101 Pirie Street, Adelaide SA 5000

Phone 1300 115 115

Flinders Park

288 Grange Road, Flinders Park SA 5025

Phone 1300 115 115

Goodwood

92 King William Road, Goodwood SA 5034

Phone 1300 116 116

Modbury

27 Smart Road, Modbury SA 5092

Phone 1300 127 127

Morphett Vale

118-120 Main South Road, Morphett Vale SA 5162 Phone 1300 191 191

Health Partners Dental

Adelaide

Level 1, 101 Pirie Street, Adelaide SA 5000

Phone 1300 114 114

Flinders Park

288 Grange Road, Flinders Park SA 5025

Phone 1300 114 114

Modbury

Level 1, 27 Smart Road, Modbury SA 5092

Phone 1300 114 114

Morphett Vale

118-120 Main South Road, Morphett Vale SA 5162

Phone 1300 114 114

Notes

1300 113 113 (SA) **1800 182 322** (regional or interstate)

Visit healthpartners.com.au

Health Partners