STUDIUM Fee-for-Service Health Insurance – Terms and Conditions (STUDIUM20_2)

These general terms and conditions of STUDIUM Fee-for-Service Health Insurance (STUDIUM20_2) (hereinafter: policy conditions or general conditions) set out the standard conditions for STUDIUM Fee-for-Service Health Insurance offered by Generali Biztosító Zrt. (hereinafter: insurance company), provided that the insurance policy (hereinafter: insurance policy or policy) has been concluded by reference to these general conditions. In the case of matters not regulated by these general conditions, the insurance policy shall be governed by the provisions the Customer Information (Customer Information and General Provisions Governing Insurance Policies), as well as the applicable provisions of the Civil Code and other effective Hungarian regulations.

In the event of discrepancy between the Customer Information and General Provisions Governing Insurance Policies, an integral part of the insurance policy, and these policy conditions, the provisions of these policy conditions shall prevail.

Under the insurance policy, the insurance company undertakes to provide coverage for the insured risks defined in these general conditions and pay out the insurance benefits if an insured event occurs and the insurance claim is grounded, while the policyholder undertakes to pay the insurance premium.

Section 1 Definitions

1.1. Disease (Illness): any deviation from or interruption of the normal structure or function of the human body.
1.2. Accident: one-time, external physical impact and/or chemical exposure which the insured suffers beyond his/her control or is unwillingly exposed to during the coverage period, and as a result of which the insured suffers permanent physical or mental impairment or dies.
1.3. Medical care: any and all medical and health care activities pursued by the health care provider in possession of an operation permit issued by the health care supervisory authority, and which aims at examining and treating the insured, caring for, attending him/her, decreasing pain and suffering and for the purpose of the above, the processing of the patient's examination documents in order to preserve the insured person's health, as well as for the prevention, early recognition, establishment, treatment of illnesses, averting dangers of life, improving the condition occurred due to attaches, or as a consequence of accidents and for the purpose of preventing further condition deterioration.
Health care shall furthermore include activities related to medications, bandage, medical aids, medical care in accordance with effective legislation, and patient transport.
1.4. Primary care (availability of a physician or health care services): basic (not specialty) medical and health care services generally available, required to treat illness or accident consequences: GP or similar services.
1.5. Specialized health care: health care services received by the insured pursuant to a referral of a primary care physician.
1.6. Health care service provider (medical facility): any private healthcare entrepreneur, legal entity or organization without a legal personality, regardless of ownership and maintenance arrangement, which is entitled to provide medical and health care services under current legal regulations in possession of a license of operation issued by a public administrative body of healthcare in respect of Hungary. For the purposes of these policy conditions, health care service providers shall not include sanatoriums, rehabilitation institutes, thermal or hydro-mineral establishments, asylums and care centers for patients with mental disorders and other psychiatric diseases, geriatrics, chronic institutes, social homes, alcohol and drug detoxification institutes (hereinafter jointly referred to as: other health care institutions), even if these provide health care services, or departments of health care institutions which provide health care services in line with the operations of health care institutions as defined herein (for the purposes of this section, hereinafter: department), provided that the insured person has received services in line with the specialization of the other health care institution or of the department.
1.7. Designated health care service provider: the health care service provider contracted with the Insurance Company to render health care services and specifically named on the Health Insurance Card by the Insurance Company.
1.8. **Outpatient care** includes the treatment of any person who, as a result of an accident or illness, receives primary medical or specialist care the duration of which does not exceed 24 hours, and which is not considered as inpatient care.

1.9. **Inpatient care** shall be provided for any person who, as a result of an accident or illness, is hospitalized in a medical facility for more than one day to receive medical care, and the person spends every night during his/her hospitalization between admission and release in such medical facility in connection with the medical treatment. The insured shall be hospitalized for multiple days if his/her release from the health care institution is on a later day than that of his/her admission.

1.10. Emergency care provided in the event of a sudden change in the Insured’s health or condition as a consequence of which the Insured’s life would be at direct risk, or could suffer severe or permanent injury to health without receiving immediate medical attention. In such a case, the emergency services number must be called.

1.11. Emergency out-of-hours service: medical facilities that are established and operated within the public health care system for the treatment of cases which require urgent care, and that provide continuous availability of medical care outside daily working hours.

1.12. Prepaid health care: health care services provided by a person or institution duly authorized to render health care services, received by the Insured in medically justified cases, where the costs have been prepaid to the service provider directly by a person or entity other than the Insurance Company.

1.13. **Insured’s statement** is a written document bearing a serial number which contains the insured's declarations with respect to the health insurance policy, and in particular information regarding the rights and obligations of the insured, the name of authorities and institutions which the insurance company’s confidentiality obligation shall not apply to, as well as the insured’s declaration concerning the payment of benefits, all forming an integral part of the Insured’s statement to which it is annexed. The insured's statement is an integral part of the policy.

1.14. **Health insurance card**: A card bearing the same serial number as that of the insured’s statement referred to in Clause 1.12 and issued by the insurance company containing the most important information related to the insurance coverage, which is designed to be proof of the insurance at the health care service provider.

1.15. **Annual limit**: the upper threshold of the insurance company’s total benefit payment obligation in relation with the insured's health care treatment during the whole term of the insurance coverage (max. 12 months) applicable to the Insured and with respect to the particular benefit types (annual limit), as specified in the STUDIUM Product Information, an integral part of the insurance policy, in excess of which the Insurance Company is not required to pay additional benefits.

1.16. **Pro rata limit**: the upper limit of the Insurance Company’s benefit payment obligation specified in the health insurance policy as a part of the annual limit in respect of certain named benefit types included in the insured's medical care during the particular period of insurance.

1.17. **Deductible**: a lower benefit limit applicable to the payment obligation of the Insurance Company specified in the STUDIUM Product Information, an integral part of the insurance policy, which must be interpreted and applied by insured events and insured persons, and which corresponds to an amount that the insured is required to pay himself/herself with respect to the insured's medical care, provided that the Insurance Company applies deductibles.

1.18. **Nursing**: a group of care services and procedures of nursing directed to improve health status, to preserve and reinstate health, to stabilize patient status, and to prevent diseases, while also preserving the patient’s human dignity, and preparing and involving the patient’s surroundings in the nursing tasks.

1.19. **Healthcare (medical) document, documentation**: records, registers or data recorded otherwise, containing healthcare and personal identification data related to the treatment of the patient, prepared under current regulations and in compliance with healthcare and medical professional requirements, disclosed to healthcare staff in the course of providing healthcare services, regardless of data carrier or form. For the purposes of the general conditions, healthcare documents specified by law shall particularly include the following documents also partially regulated by law: outpatient records, hospital discharge summary, surgery description, examination records, nursing and care documentation, test findings, medical expert opinion, laboratory records, images made during diagnostic or histology tests, prescriptions (copy), referrals (copy).

1.20. **Medication, dressings and bandages, durable medical equipment**: only those agents, accessories and means shall be deemed as medication, dressings and bandages, durable medical equipment which are registered and recognized in Hungary as medication, dressings and bandages, or durable medical equipment. Lenses for the correction of vision (glasses, contact lenses, glass for vision, etc.), tools for improve hearing and materials
and means used in dental care (artificial teeth, prostheses, fillings, implants, braces, substances and tools to whiten teeth etc.) are not qualified as durable medical equipment. Medication does not include contraceptive pills, emergency contraceptive pills (morning after pills), condoms, etc.

**1.21. Treatment:** medical activities performed by special healthcare staff aimed to cure diseases, stabilize a patient’s medical condition, and to relieve pain (or other complaints) using diagnostic results.

**1.22. Test (medical):** a healthcare activity aimed to survey the insured’s medical conditions, to preserve his/her health, to test for diseases, injuries, health impairments, consequences of accidents and/or any risks thereof, to diagnose specific disease(s), to establish prognosis and any change thereof, and to check the effectiveness of medical treatment.

**1.23. Same-day surgery:** an elective, scheduled surgical procedure within the meaning assigned to it by law performed in a duly licensed medical facility, which does not require an overnight hospital stay and the patient may be escorted home after an observation period of no longer than 24 hours, provided that on the basis of the patient’s medical test results – and pursuant to a medical expert opinion in accordance with the rules of the medical profession – such a surgery is necessary and may be performed.

**Section 2 General Provisions**

**2.1. Parties to the insurance policy (the insurance company, the policyholder, the insured, the beneficiary)**

**2.1.1.** The insurance company is Generali Biztosító Zrt (hereinafter: insurance company) which shall, in consideration of the insurance premium payment, bear the insurance risk during the insurance period specified in the policy, and undertakes the obligation to reimburse the costs of services set forth in these policy conditions.

**2.1.2. The Policyholder shall be the educational institution** which enters into the insurance contract (insurance policy) with the insurance company and undertakes to pay the insurance premium. The policyholder of the insurance policy concluded pursuant to these policy conditions is not a consumer. Consumer shall mean any natural person acting for purposes which are outside his trade, business or profession.

**2.1.3.** The **Insured** may be any natural person whose health is covered under the insurance policy with respect to specific insured events.

**2.1.4.** Insured: any natural person of foreign citizenship who is not less than 18 and not more than 65 years of age as at the date when the insurance policy is concluded and whose health is covered under the insurance policy with respect to specific insured events, and who is – during the term of the insurance – actively enrolled as a student at the Policyholder (and therefore has a valid student ID sticker) within the framework of the Stipendium Hungaricum Scholarship Program founded by the Hungarian Government, provided that such a person has been requested by the Policyholder to be added to the coverage of the insurance policy, and the Policyholder has paid the respective insurance premium to the Insurance Company.

**2.1.5. The beneficiary of this insurance is the insured person.**

**2.2. Conclusion of the insurance policy and the insurance coverage**

**2.2.1.** The insurance policy is concluded by execution of a written agreement by and between the policyholder and the insurance company.

**2.2.2.** In order to add new insured persons to the coverage of the insurance policy (extension of coverage), a written consent of the particular insured needs to be obtained. This may be done so if the new insured duly completes and signs the Insured’s Statement (hereinafter: Insured’s Statement) as well as the Health Insurance Card. The Insured’s Statement constitutes an integral part of the insurance policy. The Insured is required to complete all the prescribed declarations with complete and true information.

**2.2.3.** The Insurance Company does not carry out underwriting.

**2.2.4.** Any insurance premium paid by the policyholder prior to the conclusion of the insurance policy or an extension of coverage shall be deemed as an advance premium, which the insurance company will handle free of interest.

If the insurance policy is concluded or the coverage is extended, the insurance company shall include the advance premium in the insurance premium. If the insurance policy is not concluded or the coverage is not extended, the insurance company shall refund the advance premium to the policyholder.
2.2.5. The policyholder may propose the amendment or modification of the insurance policy or the coverage options, and may add or remove insured parties to or from the insurance coverage. The insured’s consent is not required for the conclusion, amendment, modification or termination of the insurance policy.

2.2.6. Pursuant to the agreement of the Policyholder and Insurance Company, each insured person may only have one STUDIUM coverage for any one insurance period.

2.3. Commencement of the insurance coverage, waiting period
2.3.1. The insurance coverage of the particular insured shall commence at 0 a.m. of the day following receipt of the duly and fully completed Insured’s Statement by the Policyholder.
2.3.2. The insurance company does not stipulate a waiting period in the insurance policy.

2.4. The policy period and the term of the insured’s coverage
2.4.1. The health insurance policy is concluded by and between the Policyholder and the Insurance Company for an indeterminate period.
2.4.2. An insured may be added to the insurance coverage for a fixed period not exceeding the insurance period. This insured’s coverage will commence at the time specified in Clause 2.3.1. and will be terminated in the cases and at the dates specified in Clause 2.5.1. The insurance period shall always be specified on the insured’s statement.

2.5. Termination of the Insurance and the insurance coverage
2.5.1. The insurance coverage for the particular Insured terminates:
   a) at the end of the insurance period specified on the insured’s statement, or
   b) if the insurance policy taken out by the Policyholder from the Insurance Company terminates for any reason, or
   c) in the case of a premium payment default, after 30 days from the due date of the single premium payable with respect to the particular Insured, even without a written payment reminder sent by the Insurance Company, setting an additional deadline, or
   d) if the insured’s enrollment at the Policyholder as a student terminates for any reason, at the same time when the enrollment terminates, or
   e) at the end of the calendar year in which the insured has reached 65 years of age, or
   f) if the insured dies, at the time of his/her death.

2.6. Geographical Limit
2.6.1. The insurance coverage is limited to the territory of Hungary, to medical care and medical and health care service received in Hungary.

2.7. Rights and obligations of the parties to the insurance policy
2.7.1. The policyholder is required to inform the insured persons of the content of the policy conditions and of any amendments made thereto.
2.7.2. The Insured may not replace the Policyholder in the insurance contract.
2.7.3. The policyholder and the insured are required to comply with their obligation to disclose information and notify changes.
2.7.4. While the insurance policy is in force, the policyholder and the insured are required to notify the insurance company in writing of any change in any relevant condition stated on the insured’s statements or included in the insurance policy within 5 workdays following such change.
2.7.5. Relevant material circumstances shall be all such circumstances which the insurance company raised written questions about, and which the policyholder or the insured is required to disclose information about, including particularly the policyholder’s and the insured’s name, address, mailing address and telephone number.

2.8. Insurance premium
2.8.1. The insurance premium is received in consideration of the insurance coverage offered by the Insurance Company. The Insurance Company may claim the insurance premium for the whole period of the insurance coverage.
2.8.2. The insurance premium is required to be paid by the Policyholder.
2.8.3. The policyholder will have fulfilled his/her obligation to pay the insurance premium as of the day when the insurance premium is credited to the account of the insurance company.

2.8.4. The method of the premium payment shall be agreed by the Policyholder and the Insurance Company and shall be specified in the health insurance policy.

2.8.5. Parties hereby agree that if the Policyholder fails to pay the insurance premium, the health insurance policy shall terminate on the 30th day following the due date of the insurance premium, even without a written payment reminder sent by the Insurance Company, setting an additional deadline for the payment.

2.8.6. If the policy is terminated as a result of a default on premium payment, the insurance company shall be entitled to claim insurance premiums in proportion to the actual period in which coverage was provided.

Section 3 Insurance Coverage

3.1. Insured events

3.1.1. The insurance covers medical and health care services provided to the insured by the designated health care provider named on the Health Insurance Card, or arranged for by, notified to and approved by the same during the coverage period, to treat the insured’s injuries due to an accident, or his/her illness or medical condition with no prior history relative to the commencement of the insurance coverage.

3.1.2. For the purposes of this clause, a trauma, an illness or a medical condition shall have no prior history relative to the commencement of the insurance coverage if it is not in any way connected with a trauma, illness or medical condition of the insured which existed or was diagnosed or treated before the commencement of the insurance coverage, or with a previously determined permanent physical or mental impairment.

3.1.3. If the Insured's medical treatment was not provided or arranged for by the designated service provider, the insurance company will reimburse the costs of such treatment – provided that the claim is otherwise grounded – only if the insured had a medical condition which did not allow him/her to be provided medical care by or under the arrangement of the designated service provider (emergency), and the designated service provider had been notified of the treatment within 48 hours of the beginning of the treatment.

3.1.4. The date of the insured event is the first day when medical care and/or health care services are received. For the purposes of these general conditions, medical or health care services required for the treatment of the same trauma(s), medical condition(s) or illness(es), and received on the same day or within the framework of the same medical treatment, belonging to the same service type shall be treated as a single insured event.

3.2. General rules on the payment of insurance benefits

3.2.1. The insurance company's obligation to settle an insurance claim arising from an insured event means the obligation to arrange for the provision of and reimburse the costs of medical, health care and other services in accordance with the provisions set out in these policy conditions (Clause 3.2.).

3.2.2. The insurance company's service provision obligation only applies to the arrangement of medical care or health care services in Hungary, and to the reimbursement of their costs.

3.2.3. The insurance company shall reimburse such costs of the insured's duly notified, medically reasonable and justified health care treatment which is specified in these policy conditions, provided that the health care treatment is covered under the insurance and its necessity is evidenced by the insured. The Insurance Company shall only reimburse these costs if the tests and examinations are necessary for the exploration or treatment of the illness, and these are performed pursuant to the referral / recommendation of the physician.

3.2.4. The insurance covers the costs of medical care specified in these policy conditions subject to the annual benefit limit and pro rata limit specified in Clauses 1.15., 1.16., 1.17. of the insured’s statement and also subject to deductibles.

3.2.5. When an insurance claim is not grounded or only partly grounded pursuant to the insurance policy, and consequently the insurance company is not at all or only party required to pay the insurance benefit, the insured will be required to pay the part of the costs of the medical care the insured received which is not covered under this insurance directly to the provider of the medical care or to the party which has issued the invoice.

3.2.6. Within the framework of the outpatient treatment, the insurance company shall pay for:

a) the costs of primary medical care,

b) the costs of specialized health care treatment,

c) the costs of laboratory and diagnostic tests (e.g.: blood and urine tests, X-ray diagnostics, ultrasound examination).
3.2.7. Within the framework of inpatient treatment, the insurance covers the costs of the insured's hospitalization and medical treatment. The insurance, in particular, covers:
   a) the costs of medical care prescribed by a physician, (including necessary surgeries);
   b) the costs of nursing;
   c) the costs of therapeutic abortion performed for medical reasons.

3.2.8. The insurance company will reimburse the costs of same-day surgeries (1.23.).

3.2.9. The Insurance Company shall reimburse the costs of medications, dressings, bandages, and durable medical equipment (products officially listed as durable medical equipment) necessary for outpatient care up to the annual limit (1.15.) and subject to the pro rata limit (1.16.) as well as the deductible (1.17.) stated on the insured's statement.

The costs of medications, dressings and bandages, durable medical equipment for temporary use (products officially listed as durable medical equipment) required for the health care treatment must be prepaid by the insured (1.11). The insurance company will only reimburse the costs of the prepaid services referred to above if an insurance claim for the reimbursement of costs is filed to the designated health care provider in accordance with Clause 3.3.4.1. of these general conditions, and the event underlying the insurance claim is covered pursuant to the policy conditions.

3.2.10. Patient transport. If the insured is immobile, or has a medical need for transport to the premises providing healthcare, the insurance covers the cost of patient transport without medical supervision within the territory of Hungary, if it is required for medical and health services which qualify as insured events pursuant to these general conditions.

3.2.11. Subject to the annual limit, the insurance covers the costs of a one-time repatriation (transport home) if it is medically necessary (as evidenced in the written opinion of the physician) and also recommended by the designated service provider for the Insured to be repatriated back and continue treatment in his or her country of residence.

3.3. Payment of insurance benefits

3.3.1. The insurance company shall pay the costs of medical care received from the designated health care provider, or arranged by or delivered with the cooperation of (notified to and approved by) the designated service provider directly to the designated service provider.

3.3.2. If the insured receives medical treatment in an emergency at a medical facility other than the designated service provider, or without the cooperation of the designated service provider, the insured may be required to prepay (1.11) the costs of such medical care.

3.3.3. The Insurance Company shall only pay the costs of medical services received in an emergency from a service provider other than the designated service provider after consultations initiated by the designated service provider with the treating medical facility and with the insured.

3.3.4. If the costs of the medical services are prepaid by the insured (prepaid medical care), or if the insured purchases medication, dressings and bandages, durable medical equipment, the insurance claim for the reimbursement of such costs must be submitted to the insurance company within 15 days from the issue date of the invoice.

3.3.4.1. To assess insurance claims arising out of pre-paid medical treatments and health care services, or the purchase of medication, dressings, bandages, and durable medical equipment, the insurance company may require that a copy of the following documents verifying the existence of the legal ground for the claim and/or necessary for determining the amount of the benefit payable shall be submitted.

   a) the invoice issued about the delivered medical treatment (health care services), or the invoice about the purchase of medications or durable medical equipment, showing the name of the insured (as well as the policy number),
   b) a copy of all medical documents related to the insured event,
   c) the Insured’s declaration quoting the bank account number of his/her (HUF) current account in Hungary (signed and dated).

3.3.5. In addition to the documents specified in Clause 3.3.4., the insurance company is entitled to require that a copy of the following documents verifying the existence of the legal ground for the claim and/or necessary for determining the amount of the insurance benefit payable shall also be submitted for the assessment of the insurance claim.

   a) if an official investigation was initiated in connection with the circumstances which resulted in an Insured event, all the documents produced or used in the proceedings, as well as the resolution closing the proceedings

Budapest University of Technology and Economics (BME) – STIPENDIUM - Generali Biztosító Zrt. / Effective from: 01 September 2020

The official language of this document is Hungarian. In the event of any inconsistency between the Hungarian version and the translated English version, the Hungarian version shall prevail.
(in particular the resolution terminating the proceedings, or a binding court decision). A binding court decision made in criminal proceedings, or a binding resolution adopted in misdemeanor proceedings only if this is available when the insurance claim is filed;
b) To allow for a clarification of all the circumstances of the insured event, the insurance company may require submission of the following documents (statement by the insured and/or any other person involved in the insured event about the circumstances of the insured event, the driver's license and vehicle registration certificate, the accident & injury report made by the employer, educational institution, transportation company/police, experts opinions on the accident/ consequences).
c) a standard form furnished by the Insurance Company and completed by the Insured's treating physician or by the health care provider where the Insured was treated, with medical information related to the Insured event, the Insured's medical condition, and the Insured's medical history.
d) the Insured's medical documentation produced in connection with the insured event and the Insured's medical history: the medical file issued by a general practitioner or a company physician, as well as documents produced during outpatient or inpatient care, and documents in proof of the administration of pharmaceuticals;
e) the documents managed by the social insurance body or another person or organization, containing data regarding the Insured with respect to the Insured event or a circumstance leading to such an event (pursuant to the entitled party's authorization for a release from the confidentiality obligation and for a request of data);

The insurance company may also require that all documents necessary for the assessment of the insurance claim but produced in a foreign language shall be translated into Hungarian at the cost of the claimant, and the official translations shall be submitted to the insurance company for decision making.
The insurance company may require that original copies of such documents are presented and that they are also submitted on a form of electronic media chosen by the customer.

3.3.6. If the documents available do not prove to be sufficient for the assessment of the insurance claim, the Insurance Company shall be entitled to require a medical examination of the Insured by a physician (hereinafter: medical examination required for claim settlement) at the expense of the Insurance Company.

3.3.7. If the documents required by the Insurance Company are not submitted or are incomplete despite a reminder, or if the Insured fails to attend the medical examination required for claim settlement, the Insurance Company will assess the claim on the basis of the documents available.

3.3.8. The Insurance Company shall not be obliged to pay the benefit if the Insured or the claimant fails to comply with the obligations set forth in these general conditions, particularly if the time limit for reporting an Insured event is not observed and as a result material conditions or circumstances may not be revealed.

3.3.9. Pursuant to a request initiated within 15 days upon receipt of the insurance claim by the insurance company, the insurance company is entitled to obtain additional documents for the assessment of the insurance claim, which it will communicate to the customer.

3.4. Rules of the payment of insurance benefits
If the insurance claim is grounded, the prepaid medical expenses shall be reimbursed within 15 days upon receipt of all the documents which are necessary for the assessment of the insurance claim, by wire transfer in local legal currency, in respect of covered services and subject to the benefit limits.
When documents are obtained, the insurance company is required to pass a decision about the claim within 120 days after receiving the insurance claim, and shall communicate the decision to the customer.

3.5. Exclusions
3.5.1. The insurance does not cover medical and healthcare services or events partly or entirely arising out of or related to any of the following:
a) the insured’s illness or medical condition which is proven to have existed prior to the effective date of the insurance coverage, or which had been diagnosed prior to the effective date of the insurance coverage, or which required treatment during this time period, or any permanent physical or mental impairment of the insured that had been diagnosed prior to the effective date of the insurance coverage,
b) medical care related to contraception, pregnancy (confirmation of pregnancy, antenatal care) or childbirth (including postpartum care), and any associated costs incurred,
c) abortion of pregnancy (unless termination of the pregnancy was necessary to preserve the life or health of the mother, or if termination of the pregnancy was performed in a case where pregnancy was the result of a criminal act),
d) medical procedures and surgeries related exclusively to diagnosing and treating infertility and related to human reproduction, as well as medical treatments related to any form of artificial reproductive techniques, and any associated costs incurred,
e) sterilization surgeries and consequences, and any associated costs incurred,
f) sex reassignment surgeries, and any associated costs incurred,
g) consequences of treatments and surgeries performed for aesthetic and/or cosmetic purposes, and any associated costs incurred,
h) vision correction surgeries performed on the cornea, and any associated costs incurred,
i) dioptric glasses/sunglasses, contact lenses and their accessories, and the costs of the medical examination required for the above, and any associated costs incurred,
j) hearing aids and accessories, and any associated costs incurred,
k) dental treatments, dental surgery and surgical treatments, as well as any associated costs incurred, with the exception of cases requiring emergency care (root canal treatments, treatment of abscess, dental extractions),
l) health care treatment in relation to HIV infection, and any associated costs incurred,
m) health care treatments and services (tests, treatments, detox and withdrawal treatments) performed in relation to the consumption of alcohol, narcotic drugs or other addictions (e.g.: the abuse of narcotic substances or medicine), as well as any associated costs incurred,
n) convenience (V.I.P.) health care services (e.g. single or V.I.P. bedroom, V.I.P. meals, other special convenience services which are available for extra fees), and any associated costs incurred,
o) acupuncture, acupressure treatment, oriental medicine, alternative and naturopathic medicine and any associated costs incurred,
p) psychological disorders and psychiatric disorders; psychiatric treatment and psychotherapy, and any associated costs incurred,
q) costs of the vaccine for immunization shots and their administration, and any associated costs incurred,
r) transplantation, dialysis, the oncology treatment, nursing and control examinations related to malignant tumours, other treatments required to treat the consequences of malignant tumours (e.g.: bowel obstructions, surgical treatment of bone metastases), and any associated costs incurred,
s) rehabilitation or nursing of chronic illnesses (especially geriatrics, hospice care, special needs education, speech therapy, physiotherapy, physical therapy, bath therapy, weight loss therapy, infusion therapy to improve blood flow, or pain management infusion therapy, injection administered into a joint), with the exception of treatments which are for the purpose of diagnosing chronic illnesses, or of initiating a therapy, and any associated costs incurred,
t) rehabilitation or nursing of chronic illnesses, with the exception of treatments which are for the purpose of diagnosing chronic illnesses, or of initiating a therapy, and any associated costs incurred,	u) medical care that is not for the purpose of diagnosis of illness for the insured, or for the prevention of deteriorating condition and rehabilitation of the insured’s health, especially screening tests not ordered or attended in relation to this insurance, or a parent having to stay at a hospital with his/her child, nor is the insured’s stay at a hospital for the purpose of nursing a parent,
v) treatment by a person who does not have medical certification and permit to practice medicine, as well as medical care or other health care treatment made necessary as a result of treatments performed by such person,
w) medical research on human subjects, treatments related to experimental diagnostics and therapy, treatments which are not approved under the clinical protocols, standards and guidelines adopted by Hungarian medical facilities, the costs of treatments, instruments not approved or not financed by the National Health Insurance Fund of Hungary (NEAK/OEP), as well as procedures subject to individual NEAK/OEP funding, and any associated costs incurred,
x) insurance claims related to contagious diseases (e.g.: Tuberculosis, tetanus, hepatitis B and C), tropical diseases (malaria, yellow fever, Cholera, Dengue fever, Severe Acute Respiratory Syndrome) and sexually transmitted diseases (STDs).
3.5.2. The insurance does not cover occurrences while the insured is covered under the insurance (during the coverage period) and the associated costs incurred, if

a) the event occurred in relation to Insured’s consumption of alcohol, abuse of drugs, administration of stupefying agents or pharmaceuticals, unless the latter was administered as prescribed by the treating physician;

b) the insured was verifiably under the influence of alcohol or drugs, stupefying agents or medication at the time of the event. If a blood alcohol test was administered, for the purposes of this paragraph, the person is ‘under the influence of alcohol’ if his/her blood alcohol concentration exceeds 1.5‰ or 0.8‰ while driving a motor vehicle,

c) the insured was driving a motor vehicle without a valid driver’s license or vehicle registration certificate as well as at the same time also committed other traffic violations.

d) the insured was driving a motor vehicle under the influence of alcohol when the insured event occurred and at the same time also committed other traffic violations.

3.5.3. Furthermore, the insurance does not cover events which were caused in whole or in part by:

a) ionizing radiation,

b) nuclear energy,

c) infection by HIV,

d) war, combat operations, hostile actions of foreign forces, civil disorders, coup d’état or attempted coup d’état, riots, civil war, revolution, rebellion, demonstrations, processions, labor acts, terrorist acts, workplace disorder, border conflicts, insurrection.

For the purposes of these conditions warlike events shall mean war (whether war be declared or not), border conflicts, insurrection, revolution, riots, coup d’état or attempted coup d’état, civil war.

3.5.4. Notwithstanding the provisions set out in Clause 3.4.2.d., the insurance covers the physical or mental impairment of the insured which results from his/her active participation in demonstrations, processions, or strike actions announced in advance and organized in accordance with the provisions of effective Hungarian regulations, provided that the Insured has fully complied with his/her obligation to prevent and mitigate loss or damage.

3.5.5. The insurance does not cover events which arise from the Insured person’s attempted suicide, not even in the event that the Insured was mentally incompetent at the time when attempted suicide.

3.5.6. The insurance does not cover events which may have been caused by the insured’s engagement in sports activities with increased risks listed herein: scuba diving to a depth of 40 metres, singlehanded and open sea sailing, white water rafting, riverboarding (hydrospeed), canopying, surfing, mountaineering and rock-climbing on routes graded 5 or higher, high-mountain expeditions, caving and cave expeditions, bungee jumping, auto-motor sports (e.g. auto-crash, go-kart, motocross, motorboat sports, motorcycle sports, rally, ability competitions by car), quad biking, private flying/sports flying/aviation sports (e.g. paragliding, ballooning, motor sail plane, hang-gliding and ultra-light flying, hot-air ballooning, parachute jumping, free plane flying, stunt flying, base jumping).

3.5.7. The insurance does not cover events which may have been directly caused by the Insured’s engagement in or pursuit of the following hazardous activities or occupations: stuntmen, circus artists, equilibrists, test pilots, flight test pilots, parachute jumpers, jet plane crew in the army, bodyguards, commando staff, foreign legionnaires, peacekeepers, secret agents, armed guards, armored car personnel, specialists or officers serving in the army who are exposed to high levels of risks during their activities (e.g. bomb experts, divers).

3.6. Exemptions

3.6.1. The insurance company will be released from the benefit payment if it can prove that the event which resulted in the insured event was caused unlawfully and willfully or unlawfully and in gross negligence by:

a) by the policyholder or the insured; or

b) a relative living in the same household with them, or a company member authorized for business management.

3.6.2. When an event underlying an insured event occurs, the insured is required to act as generally and reasonably expected in the given situation, and as such promptly seek emergency assistance or medical care (duty to mitigate loss).
The insured’s refusal – in exercising the right of disposition to which he is entitled by virtue of law – to a medical procedure shall not constitute an infringement of the obligation to mitigate damages. The insured must act as generally expected in the given situation to prevent the occurrence of an insured event.

If the Insured fails to comply with this obligation, the Insurance Company will be exempt from the benefit payment.

3.6.3. Nothing in the above shall be construed, however, as limiting or restricting the insured in freely choosing a physician or a medical and health care service provider.

Section 4 Miscellaneous Provisions

4.1. Limitation period

4.1.1. The limitation period of claims enforceable under the policy shall be one (1) year.

4.1.2. If the insured has prepaid the costs of the medical and health care services (Clause 3.3.4.), the limitation period with respect to the insurance company’s benefit payment obligation will commence at the following points in time:

a) if the insurance claim is not notified to the Insurance Company, on the day following the last day when the medical and health care services are provided,

b) if an insurance claim is notified to the insurance company then on the day following the 15th day after the last document is received by the insurance company,

c) if an insurance claim is notified to the insurance company and if the documents or information required by the insurance company are not submitted or disclosed, on the day following the deadline of the document submission or information provision set out by the insurance company, or in the absence of such a deadline, on the day following the 30th day of the issue date of the written communication served for that purpose.

4.2. Dispute resolution procedure

If the customer disputes the position of the insurance company in connection with an insurance claim, he/she may request a review of the decision in writing. The review shall be carried out by the competent organizational unit of the insurance company within 30 days upon receipt of all documents/data necessary for the assessment of the request and the decision shall be communicated to the customer.

4.3. Standard terms of the general conditions that substantially differ from the provisions of the Hungarian Civil Code

4.3.1. This chapter summarizes the provisions of the General Terms and Conditions of STUDIUM Fee-for-service Health Insurance (STUDIUM20_2) which substantially differ from the respective provisions of the Hungarian Civil Code (hereinafter also referred to as: Ptk).

4.3.1.1. Within the meaning of Clause 2.2.1 of these policy conditions, and by way of derogation from Section 6:443. (1) of the Civil Code, the insurance policy will be concluded pursuant to an agreement executed in writing by the policyholder and the insurance company.

4.3.1.2. Pursuant to Clause 2.2.5., and by way of derogation from Section 6:475. of the Civil Code, the consent of the insured is not required for concluding, amending and terminating the insurance policy.

4.3.1.3. Pursuant to Clause 2.5.1., and by way of derogation from Section 6:449 (1) of the Civil Code, if the insurance premium for a particular insured is not paid by the due date, the respective insurance coverage shall terminate on the 30th day following the first missed due date, without an additional deadline set for the payment.

4.3.1.4. Within the meaning of Clause 2.7.1.2 of these policy conditions, and by way of derogation from Section 6:451. (1) of the Civil Code, the insured may not replace the policyholder in the insurance policy.

4.3.1.5. Pursuant to Clause 2.8.4., and by way of derogation from Section 6:449 (1) of the Civil Code, if the Policyholder fails to pay the insurance premium, the health insurance policy shall terminate on the 30th day following the due date of the insurance premium, without an additional deadline set for the payment.
4.3.1.6. The provision on the statute of limitations set out in Clause 4.1.1. of these policy conditions differs from the five (5) year limitation period prescribed in Section 6:22. (1) of the Civil Code. The limitation period for claims arising under this contract shall be 1 (one) year.