## The Haryana Legislative Assembly (Medical Facilities to Members) Rules, 1988

HARYANA India

# The Haryana Legislative Assembly (Medical Facilities to Members) Rules, 1988

### Rule

### THE-HARYANA-LEGISLATIVE-ASSEMBLY-MEDICAL-FACILITIES-TO-I of 1988

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The Haryana Legislative Assembly (Medical Facilities to Members) Rules, 1988Published vide Haryana Government Notification No. G.S.R.83/H.A.19/86/S.4/88 dated, 28.10.1988General Administration Department(Political Branch)No. G.S.R. 83/H.A. 19/86/S.4/88. - In exercise of the powers conferred by sub-section (1) of section 4 of the Haryana Legislative Assembly (Medical Facilities to Members) Act, 1986, the Governor of Haryana hereby makes the following rules, namely:-

#### 1. Short title.

- These rules may be called The Haryana Legislative Assembly (Medical Facilities to Members) Rules, 1988.

### 2. Medical Facilities to a members and the members of his family. Section 3.

(1)Every member shall be entitled, for himself and for the members of his family, to the same medical facilities, as were admissible to a Haryana Government Class-I officer prior to the issue of instructions issued by the Haryana Government Health Department letter No. 2/231/81-IHBIII, dated the 6th May, 1986.(2)Every member shall also be entitled to the facilities of reimbursement of all such medicines, tonics and artificial limbs, etc. which may be prescribed to him but are not available in the Government Hospitals free of cost: Provided that only such tonics which are prescribed by the doctor "as medicine" for the treatment of the patient and not "as food", shall be admissible. Notes. - Members of his family means the wife or the husband as the case may be, of a

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member, his legitimate children, his legally adopted children, his parents and his widowed daughters residing with and wholly dependent on him.(3)[ Notwithstanding anything contained in sub-rule (1) and sub-rule (2). A member and the members of his family may get medical treatment in case of emergency as 'indoor patient' from a private hospital/institution or 'medical practitioner' who holds at least an MBBS degree. He shall also be entitled to the facility of reimbursement of expenditure incurred in connection with this Medical treatment subject to the following conditions :-(a)Room rent, operation fee or procedure fee shall not exceed the charges prevailing in Medical College Hospital, Rohtak/Post Graduate Institute of Medical Education and Research, Chandigarh or All India Institute of Medical Sciences, New Delhi, Explanation. - (i) if the treatment has been taken from a private hospital/Institution or Medical Practitioner situated in Haryana State, then the room rent, operation fee or procedure fee being charged in Medical College Hospital, Rohtak, shall be taken into consideration; (ii) if the treatment has been taken from a private hospital, institution/medical practitioner situated in Chandigarh, the room rent, operation fee or procedure fee being charged in Post Graduate Institute of Medical Education and Research, Chandigarh shall be taken into consideration; (iii) if the treatment has been taken from a private hospital/institute/medical practitioner situated in Delhi, the room rent, operation fee or procedure fee being charged in All India Institute of Medical Sciences, New Delhi shall be taken into consideration; (iv) if the treatment has been taken from a private hospital/institution/medical practitioner situated outside the State of Haryana, Chandigarh and Delhi, the room rent, operation fee or procedure fee being charged in All India Institute of Medical Sciences, New Delhi shall be taken into consideration.(b)Consultation fee shall not exceed Rs. 200 (two hundred rupees only) per day.(c)The claimant shall have to produce a certificate from the doctor concerned to the effect that the treatment was taken in emergency.]

### 3. Repeal.

- The Punjab State Legislature Officers, Ministers and Members (Medical Facilities) Rules, 1966 in its application to the State of Haryana and the Haryana Legislative Assembly (Medical Facilities) Rules, 1981, are hereby repealed.[Sub-rule (3) added by Haryana Notification No. GSR 58/HA19/86/S.4/98 dated 8.5.1998.]