GENERAL NOTICE

NOTICE 853 OF 2007

COMPENSATION FOR OCCUPATIONAL INJURIES AND DISEASES ACT, 1993 (ACT NO. 130 OF 1993), as amended

- 1. I, Membathisi Mphumzi Shepherd Mdladlana, Minister of Labour, hereby give notice that, after consultation with the Compensation Board and acting under the powers vested in me by Section 97 of the Compensation for Occupational Injuries and Diseases Act, 1993 (Act No. 130 of 1993), I prescribe the Scale of "Fees for Medical Aid" payable under section 76, inclusive of the General Rules applicable thereto, appearing in the Schedule to this notice, with effect from **1 April 2007**.
- 2. The fees appearing in the Schedule are applicable in respect of services rendered with retrospective effect as from 1 April 2007 and Exclude VAT.

Ladlano

MM S MDLADLANA MINISTER OF LABOUR 27/06/07

GENERAL INFORMATION / ALGEMENE INLIGTING.

(i) THE EMPLOYEE AND THE MEDICAL SERVICE PROVIDER.

The employee is permitted to choose freely his own service provider e.g. doctor, pharmacy, physiotherapist, hospital, etc. and no interference with this privilege is permitted as long as it is exercised reasonably and without prejudice to the employee himself or the Compensation Fund. The only exceptions to this rule are those cases where employers, with the Compensation Commissioner's approval, provide their own medical aid facilities in total, i.e. including hospital, nursing and other services—section 78 of the Act refers.

In terms of section 42 either the Compensation Commissioner or an employer may send the injured employee to another doctor chosen by him (Compensation Commissioner or employer) for a special examination and report. Special fees are payable for this service. This examination and report is usually done only by specialists.

In the event of a change of doctors attending a case, the first doctor in attendance will, except where the case is handed over to a specialist, be regarded as the principal. **To avoid disputes, doctors should refrain from treating a case already under treatment without first discussing it with the first doctor.** As a general rule, changes of doctor are not favoured, unless there are sufficient reasons therefore.

According to the National Health Act no 61 of 2003 : section 5, a health care provider may not refuse a person emergency medical treatment. Any provider should not however, ask the Compensation Commissioner to authorise such treatment before the claim has been admitted as falling within the scope of the COID Act. Pre authorisation for treatment is not applicable and no medical expenses will be considered or approved if liability for the claim against the Fund has not been accepted.

It should be remembered that an employee seeks medical advice at his own risk. If, therefore, an employee represents to his medical service provider that he is a Compensation for Occupational injuries and Diseases Act case and yet fails to claim the benefits of the Act, leaving the Compensation Commissioner, or his employer, in ignorance of any possible grounds for a claim, the insurance fund concerned cannot accept any responsibility for any medical expenses incurred if the claim is not reported in the prescribed manner. The Compensation Commissioner can also have reason not to accept the claim lodged against the Fund. In such circumstances the employee would be in the same position as any other member of the public as regards payment of his medical expenses.

Please note that as from 1 January 2004 a certified copy of an employee's identity document will be required in order to register a claim with the Compensation Fund. If a copy of the identity document is not submitted the claim will not be registered but will be returned to you/the employer to attach a certified copy of the employee's identity document. Furthermore, all supporting documentation sent to this office must reflect the identity number as well. If it is not reflected, the documents will not be processed but will be returned to the sender to add the ID number.

The amounts published in the tariff for COIDA for medical services are calculated without VAT. The only exclusion is the "per diem" tariff for Private Hospitals, that includes VAT. The account for services rendered will be assessed and calculated without VAT. If VAT is applicable and a VAT registration number is indicated, it will be calculated and added to the payment without being rounded off. Also please note that there are VAT exempted codes in the private ambulance tariff structure.

(i) DIE WERKNEMER EN DIE MEDIESE DIENSVERSKAFFER

Die werknemer het 'n vrye keuse van diensverskaffer bv. Dokter, apteek, fisioterapeut, hospitaal ens. en geen inmenging met hierdie voorreg word toegelaat solank dit redelik en sonder nadeel vir die werknemer self of die Vergoedingsfonds uitgeoefen word nie. Die enigste uitsonderings op hierdie reël is in daardie gevalle waar die werkgewers met die goedkeuring van die Vergoedingskommissaris hul eie geneeskundige dienste in die geheel voorsien, d.i. insluitende hospitaal- verplegingsen ander dienste---artikel 78 van die Wet verwys.

Kragtens die bepalings van artikel 42 mag die Vergoedingskommissaris of die werkgewer na gelang van die geval, 'n beseerde werknemer na 'n ander geneesheer deur hom (Vergoedingskommissaris of werkgewer) aangewys, stuur vir 'n spesiale ondersoek en verslag. Spesiale gelde is betaalbaar vir hierdie dienste. Hierdie ondersoek word feitlik uitsluitlik deur spesialiste gedoen.

In die geval van verandering van geneeshere wat 'n geval behandel, sal die eerste geneesheer wat behandeling toegedien het, behalwe waar die geval aan 'n spesialis oorhandig is, as die lasgewer beskou word. Ten einde geskille te voorkom, moet geneeshere hul daarvan weerhou om 'n geval wat reeds onder behandeling is te behandel sonder om dit eers met die eerste geneesheer te bespreek. Oor die algemeen word veranderings van geneeshere, tensy voldoende redes daarvoor bestaan, nie aangemoedig nie.

Volgens die Nationale Gesondheidswet no 61 van 2033 : seksie 5, mag 'n gesondheidswerker of diensverskaffer nie weier om noodbehandeling te verskaf nie. Hy moet egter nie die Vergoedingskommissaris vra om sulke behandeling goed te keur alvorens aanspreeklikheid vir die eis kragtens die Wet aanvaar is nie. Vooraf goedkeuring vir behandeling is nie van toepassing nie en geen mediese onkoste sal oorweeg word as die eis teen die Fonds nie anvaar is nie.

Dit moet in gedagte gehou word dat 'n werknemer geneeskundige behandeling op sy eie risiko soek. As 'n werknemer dus aan 'n geneesheer voorgee dat hy 'n geval is onder die Wet op Vergoeding vir Beroepsbeserings en Siektes en tog versuim om die voordele van die Wet te eis deur die Vergoedingskommissaris of sy werkgewer in die duister te laat van enige moontlike gronde vir 'n eis, kan die betrokke versekeringsfonds geen aanspreeklikheid aanvaar vir geneeskundige onkoste wat aangegaan is nie as die besering nie aangemeld is op die voorgeskrewe wyse nie. Die Vergoedingskommissaris kan ook rede he om nie die eis teen die Fonds te aanvaar nie. Onder sulke omstandighede sou die werknemer in dieselfde posisie verkeer as enige lid van die publiek wat betaling van sy geneeskundige onkoste betref.

CLAIMS WITH THE COMPENSATION FUND ARE PROCESSED AS FOLLOWS • EISE TEEN DIE VERGOEDINGSFONDS WORD HANTEER SOOS VOLG:

- 1. Allocation of a clain number by the Fund, does not constitute that liability has been accepted, but that the injury on duty has been reported to the Compensation Commissioner. New claims are registered by the Commissioner and the **employer is notified of the claim number** allocated to the claim. Enquiries for claim numbers should be directed to the employer and not to the Commissioner. The employer will be able to give you the claim number for the patient as well as indicate whether the Compensation Commissioner accepted the claim as a COIDA case Nuwe eise word geopen deur die Kommissaris en die werkgewer word in kennis gestel van die eisnommer. Navrae vir eisnommers moet aan die werkgewer gerig word en nie aan die Kommissaris nie. Die werkgewer kan die eisnommer verskaf en ook aandui of die Kommissaris die eis teen die Fonds aanvaar het of nie
- 3. If the claim is **rejected** (**repudiated**), services will not be paid by the Compensation Commissioner. The employer and the employee are informed of this decision. The injured employee will be liable for payment. As die eis teen die Fonds afgekeur word (gerepudieer), word dienste nie deur die Vergoedings Kommissaris betaal nie. Die betrokke partye word in kennis gestel van die besluit, ingesluit die diensverskaffers. Die beseerde werknemer is dan aanspreeklik vir die rekening.
- 4. If no decision can be made due to inadequate/lack of information, the outstanding information is requested and upon receipt, the claim will again be adjudicated. Depending on the outcome, the accounts from the service provider, will be handled as set out in 2 and 3. Please note that there are claims for which a decision might never be made due to inadequate/lack of forthcoming information Indien geen besluit geneem kan word nie, weens 'n gebrek aan inligting, word die uitstaande inligting aangevra. Met ontvangs word die eis heroorweeg. Afhangende van die uitslag, word die rekening hanteer soos uiteengesit in nommer 1 en 2. Ongelukkig is daar eise waar 'n besluit nooit geneem kan word nie aangesien die uitstaande inligting nie verskaf word nie.

BILLING PROCEDURE • EIS PROSEDURE:

- The first account for services rendered to the injured employee (INCLUDING the First medical report) must be submitted to the employer who will collate all the documents (from other service providers etc.) and submit them to the Compensation Commissioner • Die eerste rekening (INSLUITEND die Eerste mediese verslag) vir diens gelewer aan die beseerde werknemer, moet aan die werkgewer gestuur word, wat die eise (van ander diensverskaffers ens.) bymekaar sal sit en dit aanstuur na die Vergoedingskommissaris.
- Subsequent accounts must be submitted or posted to the closest Labour Centre. It is
 important that all requirements for the submission of accounts, including supporting
 information, are met.

 Daaropvolgende rekeninge moet ingedien of gepos word na die
 naaste Arbeids kantoor. Dit is belangrik dat al die voorskrifte vir indien van rekeninge
 gevolg word, ingesluit die voorsien van stawende dokumentasie.
- 3. If accounts are still outstanding after 60 days following submission service providers should complete an enquiry form, W.CL 20, and submit it ONCE to the Labour Centre. All relevant details about the Labour Centres are available on the website www.labour.gov.za Indien die rekening nog uitstaande is na 60 dae na indiening an ontvangserkenning deur die Vergoedingskommissaris, moet die diensverskaffer 'n navraag vorm, W.CL 20 voltooi en EENMALIG indien na die Kommissaris.
- 4. If the account is partially paid with no reason therefore indicated on the remittance advice, a duplicate account with the unpaid services clearly indicated must be submitted to the Labour Centre, accompanied by a WCl 20 form. (*see website for example). All relevant details about the Labour Centres are available on the website <u>www.labour.gov.za</u> Indien 'n rekening gedeeltelik betaal is met geen rede voorsien op die betaaladvies nie, kan 'n duplikaatrekening met die kortbetaling duidelik aangedui, vergesel van 'n WCl20 vorm ingedien word (*sien webblad vir voorbeeld van vorm).
- 5. Information NOT to be reflected on the account: Details of the employee's medical aid and the practice number of the <u>referring</u> practitioner • *Inligting wat NIE aangedui moet* word op die rekening nie: Besonderhede van die werknemer se mediese fonds en die <u>verwysende</u> geneesheer se praktyknommer.
- 6. Service provider should not generate Diensverskaffer moenie die volgende genereer:
 - a. Multiple accounts for services rendered on the same date i.e. one account for medication and a second account for other services Meer as een rekening vir dienste gelewer op dieselfde datum, bv. Medikasie op een rekening en ander dienste op 'n tweede rekening.
 - b. Accumulative accounts submit a separate account for every month Aaneenlopende rekeninge: aparte rekeninge per maand word verkies.
 - c. Accounts on the old documents (W.CL 4/5/5F) A *New First Medical Report (W.CL 4) and Progress/Final Report (W.CL 5/5F) forms are available. The old forms combined with the account (W.CL11), were replaced. Accounts on the old

medical reports will not be entertained • Rekeninge op die ou voorgeskrewe dokumente van die Vergoedingskommissaris. 'n *Nuwe Eerste mediese verslag (W.CL4) en Vordering/Finale verslag (W.CL5) is beskikbaar. Die vorige vorms gekombineer met die rekening (W.CL11) is vervang. Rekeninge op die ou vorms is nie aanvaarbaar nie.

* Examples of the new forms (W.CL 4/5/5F) are available on the website www.labour.gov.za •
* Voorbeelde van die nuwe vorms (W.CL 4/5/5F) is beskikbaar op die webblad www.labour.gov.za

COIDA TARIFF SCHEDULE FOR PRIVATE AMBULANCE SERVICES EFFECTIVE FROM 1 APRIL 2007

GENERAL RULES

- 001 Road ambulance: Long distance claims (items 111, 129 and 141) to be rejected unless distance traveled by patient is reflected. Long distance charges may not include item codes 102, 125 or 131.
- 002 No after hours fees may be charged
- 003 Road ambulance: Item code 151 (resuscitation) may only be charged for services provided by a second vehicle (either ambulance or response vehicle) and shall be accompanied by a motivation. Disposables and drugs used are included.
- A BLS (Basic Life Support) practice (Pr. No. starting with 13) may not charge for ILS (intermediate Life support) or ALS (Advanced Life Support), an ILS practice (Pr. No. starting with 11) may not charge for ALS. An ALS practice (Pr. No. starting with 09) may charge for all codes.
- 005 A 2nd Patient is transferred at 50% reduction of Basic Call Cost. Rule 005 MUST be quoted if a second person is transported in any vehicle or aircraft simultaneously.

006 Guidelines for information required on each COIDA **ambulance account** : **Road and air ambulance**

- Diagnosis of patient's condition
- Summary of all equipment used if not covered in the basic tariff
- Name and HPCSA registration number of care providers
- Name, practice number and HPCSA registration number of medical doctor
- Response vehicle: Details of vehicle driver and intervention undertaken on patient
- Place and time of departure and arrival at destination as well as exact distance travelled. (air ambulance: exact time travelled from base to scene, scene to hospital and back to base.

Definitions of Ambulance Patient Transfer

Basic Life Support - A callout where patient assessment, treatment administration, interventions undertaken and subsequent monitoring fall within the scope of practice of a registered Basic Ambulance Assistant whilst patient in transit.

Intermediate Life Support - A callout where the patient assessment, treatment administration, interventions undertaken and subsequent monitoring fall within the scope of practice of a registered Ambulance Emergency Assistant (AEA). (e.g. Initiating IV therapy, nebulisation etc.) whilst patient in transit.

Advanced Life Support - A callout where patient assessment, treatment administration, interventions undertaken and subsequent monitoring fall within the scope of practice of a registered Paramedic (CCA and NDIP) whilst patient in transport.

NOTES:

- If a hospital or doctor requires a Paramedic to accompany the patient on a transfer in the event of the patient needing ALS intervention the doctor requesting the Paramedic must write a detailed motivational letter in order for ALS to be charged with transfer of patient.
- In order to bill as an advanced life support call, a registered advanced life support provider must have examined, treated and monitored the patient while in transit to hospital.
- In order to bill as an intermediate life support call, a registered intermediate life support provider must have examined, treated and monitored the patient while in transit to hospital.
- Where an ALS provider is in attendance at a callout but does not do any interventions at an ALS level on the patient, the billing will be based on a lower level dependent on the care given to the patient. (e.g. Paramedic sites IV line or nebulises patient with a B agonist - this falls within the practice of an AEA and thus is to be billed as an ILS call not an ALS call)
- Where the management undertaken by a paramedic or AEA falls within the scope of practice of a BAA the call must be at a BLS level.

Please Note:

- The amounts reflected in the COIDA prescribed Tariff Schedule for each level of care is inclusive of any disposables (except for pacing pads, heimlich valves, high capacity giving sets, dial a flow, intraosseous needles) and drugs used in the management of the patient, as per attached nationally approved medication protocols.
- Haemaccel and colloid solution may be charged separately.
- Claims for <u>transfers between hospitals</u> must be accompanied by motivation from the attending physician who requested such transport clearly stating the medical reasons for the transfer. Motivation must be provided if ALS or ILS is needed and what medical assistance is required on route. This is also applicable on air ambulance.
- Claims for patient discharges home will only be entertained if accompanied by a written motivation from the attending physician who requested such transport clearly stating the <u>medical reasons</u> why an ambulance is required for such a transport and what medical assistance the patient requires on route. Only BLS will be payable. Transport of a patient for any other reason than a MEDICAL reason, (e.g. closer to home) will not be entertained.

DEFINITION: RESPONSE VEHICLES

Response vehicles only - Advance Life Support (ALS)

A clear definition must be drawn between the acute primary response and a booked call.

- 1. The Acute Primary Response is defined as follows: A call that is received for medical assistance to an employee injured at work or in a public area e.g. motor vehicle accident. Should a response vehicle be dispatched to the scene of the emergency and the patient is in need of Advanced Life Support and which is rendered by ALS Personnel e.g. CCA or National Diploma, the respective service shall be entitled to bill on item 131, for such service. However, the service, which is transporting the patient, shall not be able to levy a bill, as the cost of transportation is included in the ALS rate under item 131. Furthermore the ALS response vehicle personnel must accompany the patient to hospital to entitle the service to bill for said ALS services rendered.
- 2. In the event of a service rendering ALS and not having its own ambulance in which to transport the patient to a medical facility, and makes use of another service, only the bill for the response vehicle may be levied as the ALS bill under items 131. Since the ALS tariff already includes transportation, the response vehicle service is responsible for the bill for the other service provider, which will be levied at a BLS rate. This ensures that there is **only one bill levied per patient**. Furthermore the response vehicle ALS personnel must accompany the patient to hospital in the ambulance to entitle the service to bill for said ALS services rendered.
- 3. Should a response vehicle go to a scene and not render any ALS treatment then the said response vehicle may not levy a bill.
- 4. Notwithstanding that, item 151 applies to all ALS resuscitation per the notes in this schedule.

Response vehicle only - Intermediate Life Support (ILS)

A clear definition must be drawn between the acute primary response and a booked call.

- 1. The Acute Primary Response is defined as follows: A call that is received for medical assistance to an employee injured at work or in a public area e.g. motor vehicle accident. Should an ILS response vehicle be dispatched to the scene of the emergency and the patient is in need of Intermediate Life Support and which is rendered by ILS Personnel e.g. AEA, the respective service shall be entitled to bill on item 125, for such service. However, the service, which is transporting the patient, shall not be able to levy a bill, as the cost of transportation is included in the ILS rate under item 125. Furthermore the ILS response vehicle personnel must accompany the patient to hospital to entitle the service to bill for said ILS services rendered.
- 2. In the event of a service rendering ILS and not having its own ambulance in which to transport the patient to a medical facility, and makes use of another service, only the bill for the response vehicle may be levied as the ILS bill under item 125. Since the ILS tariff already includes transportation, the response vehicle service is responsible for the bill for the other service provider.

This ensures that there is only one bill levied per patient. Furthermore the response vehicle ILS personnel must accompany the patient to hospital in the ambulance to entitle the service to bill for said ILS services rendered.

3. Should a response vehicle go to a scene and not render any ILS treatment then the said response vehicle may not levy a bill.

4. NATIONALLY APPROVED MEDICATIONS WHICH MAY BE ADMINISTERED BY HPCSA-REGISTERED AMBULANCE PERSONNEL ACCORDING TO HPCSA-APPROVED PROTOCOLS

Registered Basic Ambulance Assistant Qualification

- Oxygen
- Entonox
- Oral Glucose

Registered Ambulance Emergency Assistant Qualification

As above, plus

- Intravenous fluid therapy
- Intravenous dextrose 50%
- B2 stimulant nebuliser inhalant solutions (Hexoprenaline, Fenoterol, Sulbutamol)
- Soluble Aspirin

Registered Paramedic Qualification

As above, plus

- Oral glyceryl trinitrate, activated charcoal
- Ipratropium bromide inhalant solution
- Endotracheal Adrenaline and Atropine
- Intravenous Adrenaline, Atropine, Calcium, Hydrocortisone, Lignocaine, Naloxone, Sodium bicarbonate, Hetaclopramide
- Intravenous Diazepam, Flumazenil, Furosemide, Hexoprenaline, Midazolam, Nalbuphine, Tramadol and Morphine.
- Pacing and synchronised cardioversion require the permission of the relevant supervising medical officer.

 $\label{eq:alpha} \left\| (x_{1},y_{2}) \right\|_{W^{1,p}(W_{1})} = \left\| (x_{1}^{2},y_{2}) + (y_{2}^{2},y_{2}) \right\|_{W^{1,p}(W_{1})} + \left\| (x_{1}^{2},y_{2}) \right\|_{W^{1,p}($

TARIFFS FOR BLS, ILS AND ALS VEHICLES. (excluding VAT)

<u>*PLEASE NOTE</u>: VAT cannot be added on the following codes : 102, 103, 111, 125, 127, 129, 131, 133 and 141.

VAT will only be paid with confirmation of VAT registration number on account.

		Practice Code		
CODE	DESCRIPTION OF SERVICE	013	011	009
		AMO	UNT PAY	ABLE
1	BASIC LIFE SUPPORT			
•	(Rule 001: Metropolitan area and long distance codes may not			
	be claimed simultaneously)			
	Metropolitan area (less than 100 kilometres)			
	No account may be billed for the distance back to the base in			
	the metropolitan area.			
*102	Up to 60 minutes	1011.90		
*103	Every 15 minutes (or part thereof) thereafter, where specially	252.80	252.80	252.80
	motivated.			
	Long distance (more than 100 km)			
*111	Per km DISTANCE TRAVELLED BY PATIENT	11.10	11.10	11.10
112	Per km NON PATIENT CARRYING KILOMETRES (With	5.70	5.70	5.70
	maximum of 400 km)			
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2	INTERMEDIATE LIFE SUPPORT			
	(Rule 001: metropolitan area and long distance codes may not be claimed simultaneously)			
	be chaimea simananeousiy)			
	Metropolitan area (less than 100 kilometres)			
	No account may be billed for the distance back to the base in			
	the metropolitan area.			
*125	Up to 60 minutes	~~	1348.70	1348.70
*127	Every 15 minutes (or part thereof) thereafter, where specially motivated		336.90	336.90
	monvateu			
	Long distance (more than 100 km)			
*129	Per km DISTANCE TRAVELLED BY PATIENT		16.30	16.30
130	Per km NON PATIENT CARRYING KILOMETRES (With		5.70	5.70
	maximum of 400 km)			
	* VAT Exempted codes.		}	L

_		Practice Code		
CODE	DESCRIPTION OF SERVICE	013 011 009		
		AMO	UNT PAY	ABLE
3.	ADVANCED LIFE SUPPORT / INTENSIVE CARE UNIT			
3.	(Rule 001: Metropolitan area and long distance codes may not			
	be claimed simultaneously)			
	Metropolitan area (less than 100 kilometres) No account may be billed for the distance back to the base in			
*171	the metropolitan area.			2140 40
*131 *133	Up to 60 minutes			2140.4(698.7(
*133	Every 15 minutes (or part thereof) thereafter, where motivated			098.7
*141 142	Long distance (more than 100 km) Per km DISTANCE TRAVELLED BY PATIENT Per km NON PATIENT CARRYING KILOMETRES With			31.00 5.70
4	maximum of 400 km) <u>ADDITIONAL VEHICLE</u> OR STAFF FOR INTERMEDIATE LIFE SUPPORT, ADVANCED LIFE			
151	SUPPORT AND INTENSIVE CARE UNIT Resuscitation fee, per incident for second vehicle with paramedic and/or other staff (all materials and skills included)		2384.10	2384.10
	Note : A resuscitation fee may only be billed when a second vehicle (response car or ambulance) with staff (inclusive of a paramedic) attempt to resuscitate the patient using full ALS interventions. These interventions must include one or more of the following:			
	 Administration of advanced cardiac life support drugs. Cardioversion-synchronised or unsynchronised (defibrillation) External cardiac pacing 			
-	• Endotracheal intubation (Oral or nasal) with assisted ventilation			
153	Doctor per hour		685.10	685.10
	Note: Where a doctor callout fee is charged the name and BHF practice number of the doctor must appear on the bill. Medical motivation for callout must be supplied.			
	* VAT Exempted codes			

AEROMEDICAL TRANSFERS

ROTOR WING RATES

DEFINITIONS:

- 1. Helicopter rates are determined according to the aircraft type
- 2. Day light operations are defined from Sunrise to Sunset (and night operations from Sunset to Sunrise)
- 3. If flying time is mostly in night time (as per definition above), then bill night time operation rates (type C)
- 4. Call out charge includes Basic Call Cost plus other flying time incurred, Staff and consumables cost can only be charged if a patient has been treated
- 5. Should a response aircraft go to a scene (at own risk) and not render any treatment then the said craft may not levy a bill.
- 6. Flying time is billed per minute but a minimum of 30 minutes apply to the payment.
- 7. A 2nd Patient is transferred at 50% reduction of Basic Call and Flight cost, but Staff and Consumables costs remain per patient. (Only if aircraft capability allows for multiple patients)
- 8. Rates are calculated according to time; from throttle open, to throttle closed.
- 9. Group A C must fall within the Cat 138 Ops as determined by Civil Aviation.
- 10. Hot loads restricted to 8 minutes ground time and must be indicated and billed separately with the indicated code (time NOT to be included in actual flying time).
- 11. All published tariffs exclude VAT. VAT can be charged on air ambulances if VAT registration number is supplied.

AIRCRAFT TYPE A: (typically a single engine aircraft)

HB206L, HB204 / 205, HB407, AS360, EC120, MD600, AS350, A119

AIRCRAFT TYPE B & Ca (DAY OPERATIONS): (typically a twin engine aircraft) BO105, 206CT, AS355, A109

AIRCRAFT TYPE Cb (NIGHT OPERATIONS) : (typically specially equipped craft for night flying)

HB222, HB212 / 412, AS365, S76, HB427, MD900, BK117, EC135, BO105

AIRCRAFT TYPE D (RESCUE)

H500, HB206B, AS350, AS315, FH1100, EC 130, S316

FIXED WING TARIFFS:

DEFINITIONS:

- 1. Group A must fall within the Cat 138 Ops as determined by Civil Aviation.
- 2. Please note that no fee structure has been provided for Group B, as emergency charters could include any form of aircraft. It would be impossible to specify costs over such a broad range. As these would only be used during emergencies when no Group A aircraft are available, no staff or equipment fee would be advised. The

definition of use of these aircraft needs to be narrowed down further to eliminate abuse.

- 3. All published tariffs exclude VAT. VAT can be charged on air ambulances only if VAT registration number is supplied on account.
- 4. Staff and consumables cost can only be used if patient has been treated.
- 5. 2nd patient transferred at 50% reduction of Basic Call and Flight Cost, but Staff and consumables costs remain per patient. (only if aircraft capability allows for multiple patients) Rule 005 must be quoted on the account.

GROUP B – EMERGENCY CHARTERS

- 1. No staff and equipment fee allowed.
- 2. Cost to be reviewed per case.
- 3. Only allowed if a Group A aircraft is not available within an optimal time period for transportation and stabilization of the patient.

		Practice Code		
CODE	DESCRIPTION OF SERVICE	013	011	009
		AMOUNT PAYABLE		
5	AIR AMBULANCE : ROTORWING			
	Rotorwing Type A : Transport			
300	Basic call cost			4884.60
PLUS	Flying time			
301	Cost per minute up to 120 minutes Minimum cost for 30 minutes (R 2331.00) applicable.			77.70
302	> 120 minutes			77.70
	Supply motivation for not using a fixed wing ambulance if the time exceeds 120 minutes			
303	Hot load (per minute) – maximum 8 minutes (R621.60)			77.70
	<u>Rotorwing Type B and C (day operations) : Transport</u>			
310	Basic call cost			8585.00
PLUS	Flying time			
311	Cost per minute up to 120 minutes			134.10
212	Minimum cost for 30 minutes (R4023.00) applicable.			
312	> 120 minutes			134.10
	Supply motivation for not using a fixed wing ambulance if the time exceeds 120 minutes			
313	Hot load (per minute) – maximum 8 minutes (R1072.80)			134.10

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GOVERNMENT GAZETTE, 20 JULY 2007

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	1	Practice Code		
CODE	DESCRIPTION OF SERVICE	013 011 009		
		AMO	UNT PAY	ABLE
	Rotorwing Type C (night operations) : Transport			
315 DI LIG	Basic call cost			12211.00
PLUS 316	Flying time Cost per minute up to 120 minutes			134.10
317	Minimum cost for 30 minutes (R4023.00) applicable. > 120 minutes Supply motivation for not using a fixed wing ambulance if the			134.10
318	time exceeds 120 minutes Hot load (per minute) – maximum 8 minutes (R1072.80)			134.10
510	Rotorwing Type A. B and C : Staff and consumables			151.10
200				R (0,00
320 321	0 - 30 minutes 30- 60 minutes			768.80
321	60 - 90 minutes			2306.40
323	90 minutes or more			3075.10
	<u>Rotorwing Type D : Transport</u>			
330	Basic call cost			10301.90
PLUS	Flying time			150.00
331	Cost per minute up to 120 minutes Minimum cost for 30 minutes (R4797.00) applicable.			159.90
332	> 120 minutes Supply motivation for not using a fixed wing ambulance if the time exceeds 120 minutes			159.90
333	Hot load (per minute) – maximum 8 minutes (R1279.20)			159.90
	OTHER COSTS			
340	Winching (per lift)			1340.70
6	AIR AMBULANCE : FIXED WING			
	<u>Fixed wing Group A</u> (Tariff is composed of flying cost per kilometre and staff and equipment cost per minute).			
	Fixed wing Group A : Aircraft cost			
400	Beechcraft Duke			19.60
401	Lear 24F			30.80
402	Lear 35			30.80
403	Falcon 10			35.60

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	DESCRIPTION OF SERVICE	013	011	
		010	011	009
		AMO	<u>UNT PAY</u>	ABLE
101	King Air 200			28.20
	King Air 200			28.20
	Mitsubishi MU2			30.80
	Cessna 402			17.10
	Beechcraft Baron			14.80
	Citation 2			23.40
409	Pilatus PC12			23.40
	Fixed wing Group A : Staff cost			
	Doctor – cost per minute			37.00
	Minimum cost for 30 minutes (R1110.00) applicable.			57.00
	ICU Sister – cost per minute			13.50
	Minimum cost for 30 minutes (R405.00) applicable.			15.50
	Paramedic – cost per minute			13.50
,	Minimum cost for 30 minutes (R405.00) applicable.			15.50
	Fixed wing Group A : Equipment cost			
430	Per patient – cost per minute			11.00
1	Minimum cost for 30 minutes (R330.00) applicable.			
	Fixed wing Group B : Emergency charters			
	Services rendered to be clearly specified with cost included			
	Each case will be reviewed and assessed on merit.	1		
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