Pursuant to Article 88 of the Constitution of the Republic of Croatia, I hereby issue the

DECISION

PROMULGATING THE ACT ON AMENDMENTS TO THE VOLUNTARY HEALTH INSURANCE ACT

I hereby promulgate the Act on Amendments to the Voluntary Health Insurance Act, passed by the Croatian Parliament at its session on 28 May 2010.

Class: 011-01/10-01/48
Reg. No: 71-05-03/1-10-2

Zagreb, 2 June 2010

The President of the Republic of Croatia
Ivo Josipović, m. p.

ACT

ON AMENDMENTS TO THE VOLUNTARY HEALTH INSURANCE ACT

Article 1

In the Voluntary Health Insurance Act (OG 85/06 and 150/08), after Article 10, Article 10a is added which reads:

„Article 10a

By way of derogation from the provisions of Articles 8 and 9 of this Act, additional health insurance may also be offered by the Fund.

The Fund shall maintain the accounting records of the additional health insurance scheme’s funds separate and apart from the accounting records of the mandatory health insurance scheme’s funds and the accounting records of the supplementary health insurance scheme’s funds.”

Article 2

Article 14a is amended to read:
Funds shall be secured in the State Budget to pay premiums for the supplementary health insurance scheme run by the Fund for the following groups of insured persons:

1. disabled insured persons with a 100% body impairment or physical damage established pursuant to special regulations, persons found to be suffering from multiple impairments, and persons with physical or mental impairment or mental illness preventing them from carrying out independently the activities appropriate to their age, as specified by social welfare regulations,

2. insured persons who are donors of parts of the human body for treatment purposes,

3. insured persons who are voluntary blood donors with more than 35 blood donations (men) or more than 25 blood donations (women),

4. insured persons who are regular pupils or university students older than 18,

5. insured persons whose income per family member in the previous calendar year was not above the amount specified in Article 14b of this Act."

Article 3
In Article 14b, paragraph 1, the words „item 6“ are replaced by the words „item 5“.

In paragraph 2, the words „an insured person – pension beneficiary“ are replaced by the words „an insured person“.

Article 4
In Article 17, the words „an insurer“ are replaced by the words „an insurer or the Fund“.

Article 5
In Article 20, paragraph 1, the words „The insurer“ is replaced by the words „The insurer or the Fund“.

In paragraph 2, the words „An insurer providing additional health insurance“ are replaced by the words „An insurer providing additional health insurance or the Fund“.

Article 6
In Article 24, the words „The insurers“ are replaced by the words „The insurers and the Fund“.

Article 7
In Article 25, paragraph 2 is added which reads:

„Pursuant to the ordinance referred to in paragraph 1 of this Article, the Governing Council of the Fund shall lay down the rules relating to provision of additional health insurance by the Fund.“
Article 8

The Governing Council of the Fund shall adopt the rules for providing additional health insurance within six months from the date of entry into force of this Act.

Article 9

The contracts on supplementary health insurance entered into by the Fund pursuant to Article 14a of the Act on Amendments to the Voluntary Health Insurance Act (OG 150/08) before the entry into force of this Act, shall remain in force until the expiration of the period for which they were entered into.

Article 10

This Act shall enter into force on the eighth day after the day of its publication in the Official Gazette.

Class: 500-01/10-01/02

Zagreb, 28 May 2010

THE CROATIAN PARLIAMENT

The President
of the Croatian Parliament

Luka Bebić, m. p.