

- (xiv) Any convulsive feature.
 - (xv) Urine output
 - (xvi) Any other feature of shock.
 - (xvii) Body temperature
 - (xviii) Extant of external wound
 - (xix) Extant of active bleeding.
 - (xx) Extant of Chest pain or pain in other part/s of the body.
- (c) Types of medical treatment given immediately after admission.
- (i) List of Emergency medicines used immediately after admission.
 - (ii) Type of surgical procedure done immediately after admission.

II Calculation of the amount of reimbursement to be sanctioned out of the claimed amount:-

Once the emergency is established beyond doubt, then the case should be further processed for calculating the amount/money to be sanctioned.

For that, following guidelines are given:-

- a) Treatment taken in Govt. Hospital – Full admissible amount should be recommended for sanction.
- b) Treatment taken in Recognized Private Hospital for an ailment for which it is recognized - Rate as approved by Railway should be processed for sanction.
- c) Treatment taken in a Recognized Private Hospital but for an ailment for which it is not recognized or treatment taken in a non- recognized Private Hospital:-Reimbursement should be made at the CGHS rates of that city or nearest city. CGHS (Central Govt. Health Scheme) approved rates are to be recommended/processed as an upper limit for sanction.

III The approved rates of private hospitals recognized by Railway should be put on the Web sites of the Zonal Railways so that at all levels of processing /sanction these are accessible to all concerned.

IV In Medical Science, no list can be fully exhaustive. Hence, it is likely that there will be few occasions when a claim has been submitted which is not appearing exactly in the CGHS rate list. On these cases, the MD/CMS/MS in charge of Divisions will apply their mind and will come to a logical conclusion. Then, they will pass a speaking order to certify the rate/s being recommended, in consultation with Associate Finance.

V All the reimbursement cases be processed as per check-list issued earlier to avoid back reference.

VI These instructions shall be effective from the date of issue of this letter. Past cases, already decided, shall not be re-opened.

Any instructions on this subject as available in IRMM 2000 or any office order issued prior to this office order will stand modified accordingly.

(Authority Board's letter No. 2005/H/6-4/Policy-II dated 31.1.2007)