ANNEXURE-C

The Punjab Urban Planning and Development Authority Employees (Medical Facilities) Regulations, 1997.

In exercise of the powers conformed by clause (d) of sub-section (2) of section 182 of the Punjab Regional and Town Planning and Development Act, 1995 (Punjab Act No. 11 of 1995), the Punjab Urban Planning and Development Authority hereby makes the following medical facilities regulations, namely:-

- 1. Short title, commencement and application-
 - (1) These regulations may be called the Punjab Urban Planning and Development Authority Employees (Medical Facilities) Regulations, 1996.
 - (2) They shall come into force at once.
 - (3) They shall apply to all the employees of the Authority and the personnel employed on contract or on deputation or super annuated from the service of the Authority if the terms and conditions of contract or deputation, as the case may be, so provide but shall not apply the persons employed on daily wages.
- 2. Definitions- In these regulations, unless the context otherwise requires-
 - (a) "Authority" means the Punjab Urban Planning and Development Authority;
 - (b) "Chronic disease" means a disease specified as chronic disease by the Governmentof Punjab in respect of its employees;
 - (c) "Employee" means a person in the whole time or part time employment of theAuthority but does not include a person employed on daily wage.
 - (d) "Family" in relation to an employee includes,-
 - (i) the wife or the husband, as the case may be, of the employee, whetherresiding with the employee or not but does not include a wife or husbandseparated from the employee by a decree or order of a competent court; and
 - (ii) parents and legitimate children of the employees wholly dependent on him and residing with him;

- (e) "hospital" means a hospital declared as such by the Chief Administrator from time to time for the purposes of these regulations and also includes a Governmentdispensary, Government hospital and the Post Graduate Institute for MedicalEducation and Research Chandigarh;
- (f) "Medical Officer" means a person appointed as such by the Chief Administrator as a Medical Officer for the purposes of these regulations and includes a Medical Officer working in a Government Hospital or a Government dispensary;
- (g) "Medical Specialist" means a person appointed as such by the Chief Administrator for the purposes of these regulations and includes a medical specialist working in aGovernment Hospital or a Government dispensary;
- (h) "Medical Treatment" means the use of all medical and surgical facilities available in the hospital in which an employee is treated and includes-
 - the supply of all medicines and vaccines and such other medical facilities as are certified by the medical officer to be necessary for the medicaltreatment;
 - (ii) such special medical treatment as is certified by the medical officer to benecessary;
 - (iii) such accommodation as is ordinarily provided in the hospital and is suitableas per status of the employees;
 - (iv) the services of nurses and other para-medial staff as are ordinarily employed in a hospital but does not include diet or treatment by specialists who are not on the staff of the hospital or not appointed as such by the Chief Administrator for the purposes of these regulations:

Provided that if the medical officer of the hospital is of the opinion that the case ofpatient is of such a serious nature that it requires medical treatment by any medical specialist hemay send the patient to the nearest medical specialist or other medical officer by whom, in hisopinion, medical treatment is required for the patient.

3. Out door treatment in hospital or from medical officer- Every employee shall be entitled to get out door treatment for diseases other than chronic disease in a hospital or from a medical officer for which he will be entitled to reimbursement of amount spent on such out door treatment: Provided that the amount or re-imbursement shall not exceed the amount ofrupees six thousand in a financial year:

Provided further that the employee furnishes a certificate to the effect that he hadactually spent that amount on his own treatment or on the treatment of his or her family members:

Provided further that the cost of food and the amount spent by the employee on the purchase of medicines or other items the reimbursement whereof is not admissible under therules of the Government of Punjab will not be reimbursed:

Provided further that the cost of X-rays and pathological tests and dressing from the private hospitals shall be reimbursed at the rates approved by Chief Administrator besides the consultation fee. Such charges will be in addition to the reimbursement of amount spent onmedicines prescribed by the Post Graduate Institute of Medical Education and Research Chandigarh or at the rates prescribed by the Government of Punjab for the Governmenthospitals, whichever rates are less.

Option to draw fixed medical allowance in lieu of reimbursement --

- (1) Every employee shall have the option to draw fixed medical allowance of rupees two hundred per mensum or such other amount as the Authority may fix from time to time.
- (2) The employee who claims to opt for the fixed medical allowance as specified in sub regulation.
- (3) shall give his option in the month of March every year which will be operative for a period of one year commencing from the first day of April next following.
- (4) Notwithstanding the option for fixed medical allowance the employee shall be entitled toreimbursement of the charges in respect of medical treatment as indoor patient in a hospital.
- (5) Treatment of chronic disease- The reimbursement of the medical treatment of chronic diseases shall be admissible to the employees without any monetary limit as is admissible the corresponding category of employees of the Government of Punjab.

Provided that the employee shall have to furnish a certificate of the medical officer orfrom a Medical Specialist in that faculty or an institution approved by the Chief Administrator forthis purpose who should not be below the rank of a senior medical officer of a Governmenthospital or government dispensary in respect of the chronic disease and the certificate to furnished shall be valid for a period of one year from the date it is issued.

- (6) Indoor treatment in hospital- If the nature of the ailment is such which needs admission the patient in a hospital the patient may be admitted in a hospital and the employee shall beentitled to reimbursement of the expenditure incurred by him on such medical treatment subject to the rates approved by the Chief Administrator and that the expenditure so incurred shall not exceed the maximum of the rates prescribed by the post Graduate Institution of MedicalEducation and Research Chandigarh or the rates prescribed by the Government of Punjab for the Government hospital. Whichever rate is less, and proper receipts of the expenditure are furnished by the employee.
- (7) Consultation fee:- Fee for consultation to be paid to a Medial officer for a visit at the residence of the employee and at the clinic of the medical officer or a Hospital shall be such asmay be fixed by Chief Administrator.
- (8) Grant of travelling expenses in Certain cases:- If the Chief Administrator is satisfied that no adequate facilities for treatment are available at the place of posting of the employee he may,in accordance with the provisions of the Punjab Urban Planning and Development Authority(Travelling Allowance) Regulations, 1996, allow the payment of travelling expenses incurred bythe employee in connection with the journey undertaken by the employee or his family membersfor getting treatment at a place other than the place of his posting and daily allowance shall alsobe admissible for such a journey. An attendant from the family of such an employee may also beallowed to accompany. The Railway fare of the Air fare, as the case may be, will be allowed asper admissibility under the aforesaid Travelling Rules. The Daily Allowance to the attendant shallbe the same as is permissible to the employee.
- (9) Orthopedic and prosthetic appliances- Every employee shall be entitled toreimbursement of the cost of orthopedic and prosthetic appliances purchased by the employee for himself or for any member of his family on the advice of a medical officer of a Government hospital for the following Artificial Limb Manufacturing Centers, namely:-
 - (1) Navedak Prosthetic, Centre, Dault Singh Wala (Near Chandigarh); and
 - (2) Orthopedic Workshop of the Government Medical College Patiala.

Provided that reimbursement will be made of the amount actually spent on thepurchase of the appliance or at the rates prescribed by the Orthopedic Workshop of theGovernment Medial College, Patiala, whichever rate is less.

- (10) Advance payment for medical treatment:- When an employee is availing indoor treatment, the Chief Administrator may grant an advance upto ninety percent of the tentative expenditure with a maximum of rupees one lac subject to condition that a certificate to that effect is furnished from the Hospital concerned or the medical specialist of the concerned faculty indicating the likely cost of treatment.
- (11) Procedure for claiming medical reimbursement-
 - (1) Every employee shall submit his or her claim for reimbursement in respect ofoutdoor medical treatment in Form 'A' appended to these regulations enclosing also therewith the prescription and cash memos.
 - (2) Every employee shall submit his or her claim for reimbursement in respect ofindoor treatment in Form 'B' appended to these regulations enclosing also therewith the cash memos and the discharge certificate issued by the competent authority of the hospital in which he or she remained admitted.

(12) Limitation for claims-

- Every employee shall purchase the medicines as per prescription within three days of such prescription and furnish medical claim for re-imbursement within a period of six months of the date of the completion of the treatment as shown in the certificate issued by the medical officer or medical semifinalist, as the case may be.
- Notwithstanding anything contained in sub-regulation the controlling officer
 may entertain a claim for reimbursement submitted after the expiry of three
 months, if he is satisfied that the employee was prevented by sufficient cause
 from submitting his claim for reimbursement in time.
- (13) Power to relax- The Chief Administrator may relax any provision of these regulations forreasons to be recorded in writing in a case involving hardship.
- Matters not provided in these regulations to be regulated by the Punjab Services Medical Attendance Rules 1940- In matters for which no specified provisions has been made in these regulations or any other regulations made by the Authority, the provisions of the Punjab Services Medical Attendance Rules, 1940 as amended from time to time and such other rules or instructions as are framed or issued by the Government of Punjab on the subject, shall applymutatis mutandis.
- (15) Repeal and Saving- All the rules, regulations, instructions and policy decisions as areapplicable to the employees of the Authority in respect of the matters covered under these regulations are hereby repealed:

Provided that anything done or any action taken under the rules, regulations, instructions and policy decisions so repealed shall be deemed to have been done or taken these regulations.

Form A

(See regulations)

CERTIFICATE FOR OUTDOOR TREATMENT

I certify	that N	/Irs./ Mr./ M	liss				wife/son/da	ughter of Shri	
				employed	has be	en	under my	treatment at	
the				Hospital/ r	my consultir	ng fr	om and	that the under	
mentionedmedicines prescribed by me in this connection were absolutely essential for the									
treatment andrecovery/ prevention of serious deterioration in the condition of the patient. The									
medicines werenot stocked in the									
for supply to entitledpatients and do not include proprietary preparation for which cheaper									
substitutes of equaltherapeutic value are available nor preparations which are primarily food									
foliates or disinfectants.									
2.	Certified that treatment as in-patient was not necessary.								
3.	Certified that the medicines charged have no cheaper effective substitute.								
	Columbia and the medicines of digest have no offedpor effective education.								
4.	Period of treatment from to								
5.	Certified the price claimed is reasonable.								
0.	Octanica the price dialined is reasonable.								
6.	Certified that the medicines are not in the nature of tonics, etc. the cost of which						ost of which is		
	notreimbursable under the rules, regulations issued on the subject from time to time.								
7.	Certifie	nd that the	ı m	adicines nresc	rihed are	not	in the list o	f inadmissible	
	Certified that the medicines prescribed are not in the list of inadmissible medicines/articles as drawn up for Central Government employees by the D.G.H.S.,								
	New Delhi, vide his No. S-(14)-11/4/74/MC, dated 12.9.1974, as amended from time								
	to time whichhas been made applicable mutatis mutandis to Punjab Government								
	employees, videPb. Government Memo No. 11648-4HB-61/53159, dated 21.12.1961								
	as also to theemployees of the Punjab Urban Planning and Development Authority								
	under the PunjabUrban Planning and Development Authority employees (Medical								
	facilities) Regulation,1966.								
	raomitio	o, regulatio	,,,,,	500.					
8.	He/She	e was suffer	ing f	rom					
Cr No	<u> </u>	Nome	-4	Ou ontitu	Nama	- 4	Dill No and	Deice	
Sr.No.		Name Medicine	of	Quantity	Name	of	Bill No. and	Price	
		Medicine			Chemist	&	date		
					address.				

Signature & Designation of the Authorized Medical Attendant (with seal)

Countersigned

- 1. Certified that the treatment pertains to myself.
- 2. Certified that my wife/husband/son/daughter is residing with me wholly and solelydependent upon me. He/she is not in PUDA Service and has no source of incomeexcept me.
- 3. Certified that I have actually purchase and consumed the above medicinesprescribed by the authorized medical attendant for the purpose during the period oftreatment.
- 4. Certified that I retired from the Authority as _____
- 5. Neither I am employed anywhere nor I am getting any medical facility from any othersource.
- 6. Certified that I have not opted from fixed medical allowance and I am drawing openmedical allowance.

Signature of the Claimant

Designation & Address

(Form B)

(See regulations)

CERTIFICATE FOR OUTDOOR TREATMENT

.....certify

Mr./

that

Miss/

ı

Dr.

	Mrson/ daughter/ wife of Shri
	hasbeen under my indoor treatment at
	Hospital and that the undermentioned treatment drugs,
	laboratory tests, X-ray etc. prescribed by me in this connection wereabsolutely
	essential in the treatment recovery/prevention of serious deterioration in the
	conditionof the patient. The medicines were not stocked in the
	Hospital for supply to theprivate entitled patient and do not include proprietary
	preparation for when cheaper substitute ofequal therapeutic valude are available, nor
	preparations which are primarily food, toilets or disinfectants.
2	Cartified that treatment as in nations was not necessary. Ha/Sha was suffered from
2.	Certified that treatment as in-patient was not necessary. He/She was suffered from
	period of treatment from to Certified that the medicines
	charged have no cheaper effective substitute. Certified that the price in reasonable.
	Certified that the medicines are not in the nature of tonics, etc. the
	OD
	OR
	Certified that the medicines which are in the nature of tonic/ foods were
	prescribed asmedicines as essential.

Certified that the medicines prescribed are not in the list of medicines/ articles as drawnup for Central Government employees by the D.G.H.S., New Delhi, vide his No. 4-18158-M II,dated 16th August, 1958 as amended from time to time which has been made applicable mutatismutandis to Punjab Government employees, vide Pb. Government Memo No. 10451-BBIV/61/647769, dated 17th November, 1961 as also to the employees of the Punjab UrbanPlanning and Development Authority under the Punjab Urban Planning and DevelopmentAuthority employees (Medical facilities) Regulation, 1966.

Certified that the X-ray, laboratory tests, investigations etc. for which expenditurewas incurred as given below were necessary and were undertaken on my advice at the ------ Hospital.

Certified that the injections administed were not for immunizing or prophylactic purposes and were essential for treatment.

Particulars of expenditure incurred, as admissible" Nature of charge Amount Receipt No. and date Charges paid to the Hospital. Admission fee Room rent from to Medical attendance charges from to X-ray charges L-aboratory charges Special medicines Operation charges Name Cash MemoNo. Sr. No. Name of Price ofChemistand and date theMedicines(in address block letters) Counter signed Signature of the Medical Officer/ Medical Specialist in charge with Designation. Medical Superintendent of Hospital 1. Certified that my _____ is wholly and soulely dependent upon me and is residingwith me. He/ she is not in Government service. 2. Certified that the treatment pertains to myself.

