Natmed’s Glossary of Medical Negligence and Insurance Terms

Dear Reader

Welcome to the First Natmed Glossary of Medical Negligence and Insurance Terms, 2018.

This is neither a legal nor a medical dictionary. It is a plain language glossary and guide to common medical negligence and insurance terms for healthcare practitioners, healthcare facility operators and medical negligence insurers and brokers. This is one of Natmed’s contributions to the health and insurance industries, supporting our popular “What If?” series and our “Medical Defence Review.”

This Glossary draws on Natmed’s long and distinguished history, expertise and experience in the medical negligence insurance industry.

Your comments and suggestions are invited and very welcome and one of the ways in which we will improve the next edition which Natmed is currently working on.

Stephen Kellerman
Natmed Medical Defence Founder
GLOSSARY

Accident
An event that is sudden, unusual and unforeseen, and occurs without intention.

Adjustment of premium
A premium is calculated for specific risk profiles, so if your circumstances or risk profile changes, the premium may need to be recalculated and adjusted.

Admission of guilt fine
If a healthcare practitioner admits guilt based on a complaint made to the HPCSA, the HPCSA may impose a fine for the conduct complained of.

Admission of liability
Conduct or statements that indicate that you are responsible for damage or harm could be an admission of liability. Many insurance policies include provisions about not admitting liability, guilt or fault without consent of your insurer, as this could jeopardise your insurance cover.

Adverse or unusual event
An unusual medical problem or an unexpected side-effect of medical treatment, which may give rise to a claim.

Advocate
A legal representative who usually appears in court or tribunals to present cases. They specialise in court appearances and are used in combination with an attorney. They are also referred to as “counsel”.

Aesthetic and Anti-aging Medicine Society of South Africa (AAMSSA)

Affidavit
A sworn statement made on oath or affirmation. It is signed and confirmed as made under oath or affirmation by a commissioner of oaths.

Allergy Society of South Africa (ALLSA)

Allied Health Professions Council of South Africa

Alternative Dispute Resolution
There is often more than one way to deal with a claim when it arises. This could include mediation, arbitration or court action or a combination of all of those.

Appeal
If you dispute a decision of a court or tribunal, you may be able to take the decision on appeal, so that it can be reconsidered. You could appeal the entire judgment or just the damages award or sentence.

Appellant
The person or party who launches an appeal.

Application for discharge
In the context of an HPCSA inquiry, the respondent can apply for a complaint to be dismissed or discharged without further ado if they feel that a proper case was not made out.

Arbitration
Disputes do not always have to be resolved by a court, and arbitration (also known as an “alternative dispute resolution” mechanism) is another way of resolving a matter. An arbitrator, instead of a judge, makes the decision. Some agreements oblige you to arbitrate before you can approach a court. Parties can agree to arbitrate as well. Arbitration is more informal than a court process but in practice it may look and feel quite similar to a court case. An arbitration agreement governs the proceedings, and the parties are bound by the decision of the arbitrator, although appeals from these decisions are often agreed. For more information on arbitration, you can visit the website of the Arbitration Foundation of Southern Africa (AFSA) or Association of Arbitrators (Southern Africa).

Association of Plastic, Reconstructive and Aesthetic Surgeons of Southern Africa (APRASSA)

Association of Surgeons of South Africa (ASSA)
Attorney
A qualified legal representative, also known as a lawyer. Attorneys are also sometimes referred to as legal counsel (although advocates are also called "counsel").

Average
If you have assets insurance and you are under-insured, an average clause means that your benefit may be reduced proportionally (by the percentage that you are underinsured).

Avoided
Some circumstances allow an insurer to avoid a policy, which means that it will be as if the policy never existed. For example, a material misrepresentation by the insured could lead to avoidance of a policy. Avoiding a policy is different to cancelling a policy.

Cancellation is different because the policy did exist, but is terminated, so different rights and obligations arise from cancellation.

Benefits
The payment you receive for your loss, that is covered by the insurance policy. This could include, for example, payment of damages to claimants, or legal fees incurred in defending a claim covered by your policy.

Binder services
An intermediary who performs binder services “binds” the insurer. Depending on what type of intermediary they are, they may be able to enter into, renew or vary policies, determine policy wording, benefits and premiums and settle or reject claims on behalf of the insurer.

Broker/Brokerage
An intermediary who helps to get the policy in place and is often the go-between between insurer and insured is known as a broker. The broker is often the first port of call on all questions relating to the policy. Brokers also generally assist the insured in claiming under the policy. The broker is often confused with the insurer, but they are not the same thing.

Business rescue
A company that is financially distressed can be put in business rescue (on application to court) in order to try to save the company from liquidation.
Claim/s
A request or demand for compensation by someone who has suffered loss is often referred to as a claim. For example, a patient may claim against a healthcare practitioner or facility for alleged medical malpractice that resulted in harm.

In an insurance context, the insured makes a claim to its insurer when a loss that is covered under the policy occurs.

Claims administrator
When a loss that is covered under an insurance policy occurs, you could make a claim to your insurer for compensation. The validity of the claim needs to be assessed before the claim can be paid. Insurers often use claims administrators to handle the claims process, instead of investigating each claim itself. A broker could act as a claims administrator, or a separate entity could be appointed as the claims administrator.

Claims history
An insured has to disclose all previous claims to their insurer. This history of past claims helps the insurer to assess the risk and set the premium.

Claims-made policy
These types of policies cover claims first brought against you, the insured, while the policy is in force (and during any extended reporting period).

Claims resolution mechanisms
There is often more than one way to deal with a claim when it arises. This could include mediation, arbitration or court action or a combination of all of those.

CME/CPD
CME refers to Continuing Medical Education and CPD refers to Continual Professional Development. Depending on the regulations in force at the time, healthcare professionals may be legally obligated to engage in CME and CPD to keep their skills up to date.

Co-payment
This is the first amount that you have to pay before your kicks in. Also called an excess, deductible or a “first amount payable”, it is the portion of your claim that is not covered by the insurance policy. It could be a flat rate or a percentage of your cover.

Commission
Brokers and other intermediaries who are involved in the insurance policy and who provide services to the insured or insurer are often paid by way of commission (a percentage of the premium). The amount of commission is regulated and must be disclosed to you.

Commissioner of oaths
A person authorised by law to verify and “commission” affidavits, which are statements made on oath or affirmation. They can also certify that copies of a document are true copies of an original. Examples of commissioners of oaths include attorneys, bank managers and chartered accountants, as well as some personnel at police stations.

Compensatory damages
Damages are intended to compensate for actual loss. It is usually a monetary amount awarded by a court.

Complainant
Someone who lodges a complaint against a health professional or organisation. It can be a natural or juristic person, or even a professional body.

Complaint
When loss or harm occurs, an aggrieved complainant could lodge a formal complaint against you. For example, a complaint against a healthcare professional could be lodged with the HPCSA. Upon

Charge sheet
In the context of an HPCSA inquiry, a charge sheet sets out the complaints that are the subject of the inquiry.

Claimant
The person complaining, or lodging a claim, against you.

Claimant’s costs
A reference to the costs the claimant incurs in pursuing a claim, for example attorney’s fees. Many professional liability policies provide cover for these costs, if you are found to be liable for them.

Certified copy
A copy of an original document that is confirmed by a commissioner of oaths (stamped and signed), to be a true copy of the original. It is not a mere photocopy. The commissioner of oaths has to see the original document before he or she can certify the copy.

Chalcid (Pty) Ltd
Part of the Natmed Group, Chalcid is an outsourced service provider to the insurance market and beyond and, amongst other things, provides a third-party claims handling service to insurers and insureds with regard to medical malpractice claims.

Care, custody and control
Property that you do not own is in your care, custody or control, if you are safekeeping the property, are responsible for it or have power over it, for example machinery or premises that you are renting. You could be liable for loss to property (or caused by property) that is in your care, custody or control.

Cause of action
A set of facts that are sufficient to enable a plaintiff to bring a claim against a defendant is known as the cause of action.

Cardiac Arrhythmia Society of Southern Africa (CASSA)

Cancel
A policy can be cancelled or terminated for various reasons. If a policy is cancelled, there may still be rights and obligations that exist after the cancellation. Medical malpractice policies are usually annual non-cancellable.
Compulsory insurance

Some types of insurance are legally compulsory, for example Unemployment Insurance (Unif) or insurance related to the Road Accident Fund or the Compensation for Occupational Injuries and Diseases Act (worker’s compensation). If a loss is covered under this type of insurance, it is unlikely that another voluntary insurance policy will also cover the loss.

Confidential

The privacy of information that is confidential is protected by laws and rules of ethics. Healthcare practitioners have a duty of confidentiality to their patients, so they must keep their patient’s information private and secure. However, sometimes they may need to disclose information if ordered to do so in terms of the law. A breach of confidential information could lead to liability.

Confidential information is not the same as privileged information, which is more strictly protected by law, and usually relates to information shared between attorneys and their clients.

Consent

Patients have the right to be informed of medical procedures that they are advised to undergo and have the right to give permission to such procedures being performed and to refuse consent. See the definition of “informed consent” for more detail.

Constitutional Court

The highest court of South Africa, this court only hears cases when a constitutional principle is involved. You can approach the Constitutional Court directly in some limited cases, but usually it hears cases on appeal only.

Constitutional damages

Awarded in cases where the courts rule that the current law on damages does not sufficiently provide for the loss, and where there is a reason motivated by constitutional principles why this extraordinary type of damages should be awarded. Courts generally award special or general damages, and very rarely resort to awarding constitutional damages.

Consultant

A healthcare practitioner, registered with the HSPCA, who is a specialist working in the public sector and is not an intern, medical officer or registrar.

Contract of insurance

Often referred to as the policy, this contract sets out the legal relationship between the insured and insurer (as stated on any schedule), when and what types of claims will be paid, and what the rights and obligations of the parties are.

The contract of insurance usually consists of the insured’s quotation request, the quotation feedback, quotation acceptance, any accompanying details and declarations, as well as a schedule and policy wording. The information provided to the insurer or broker by the insured, such as claims history, as well as the terms of insurance, usually form the basis of the contract of insurance.

Conviction

A decision of a court declaring someone guilty of a criminal offence is known as a conviction.

Copyright

The creator of an original work usually has exclusive rights to use and distribute that work. Copyright attaches automatically and does not need to be registered. Copyright for example attaches to this Glossary.

Cosmetic Surgery Association South Africa (CSASA)

Counsel

Usually refers to an advocate but could also be referring to an attorney. Either or both.

Council for Medical Schemes (CMS)

Court System, The

The court system operates on a hierarchy. This Glossary contains brief explanations of the main courts. Other specialised courts, like the Labour Courts and Land Claims courts, do exist, but are not be mentioned here.

Cover

The amount and types of risks that are covered by the policy.

Covered claims

A claim that is covered (and not excluded) by the insurance policy.

Cover note

A cover note provides temporary insurance while the formal policy of insurance is being finalised.

Current insurance period

The insurance period relating to the insurance policy currently in force.

Criminal conduct

Acts or omissions that are against the law and that amount to a crime, punishable by fine or imprisonment or both.

Critical Care Society of South Africa (CCSSA)

Cross examination

After a witness gives evidence (known as examination-in-chief), that witness may be asked questions by the opposing side. This is known as cross examination.

Cross liabilities

If more than one party is named in the contract of insurance as the insured, the contract of insurance could apply as though each was insured separately. However, the cover provided by the insurer to all parties will usually not exceed the aggregate indemnity limit.

Cyber and privacy cover

Insurance cover related to infringements of privacy rights, breach of confidential information stored on the internet or on computers and other electronic devices, losses incurred from computer viruses or hackers and theft of electronic data, for example. This type of cover is usually not standard and would generally be added as an extension if need be.
D

Damage
Damage means a loss or harm or injury to a person or property. Note that “damage” is not the same as “damages”, which has a different meaning (damages refer to the monetary claim for compensation when a loss occurs).

Damages
The word “damages” refers to a monetary claim for compensation for loss or injury. It is not the plural of the word “damage” which has a different meaning (damage refers to the actual loss or harm caused). For example, a person has to pay damages for the damage that they negligently caused.

Declaration
The section of the policy that contains and confirms the insured’s details such as names, addresses, policy limits and other information.

Deductible
The first amount that you have to pay before your insurance kicks in. Also called an excess or a “first amount payable”, it is the portion of your claim that is not covered by the insurance policy. It could be a flat rate or a percentage of your cover.

Defamation
Causing intentional harm to another’s reputation is known as defamation and can attract legal liability, for example damages or the order of an apology.

Defendant
In a court case, the defendant is the party defending a claim for compensation which is made by the plaintiff (the party who suffered an alleged loss and who launched the case).

Defence costs
The costs, fees and expenses incurred in defending a claim that is covered under the policy of insurance. This usually relates to attorney’s and expert’s fees.

Deliberate conduct
An intentional act or omission. Losses or harm caused by deliberate conduct are often not covered by insurance.

Demand
A complainant can demand compensation if they have suffered an alleged loss. A demand is often made in writing and could be a precursor to further legal action if the demand is not met. You must inform your insurer if a demand is made against you.

Deponent
A person signing an affidavit on oath or affirmation.

Determination
In the context of an HPCSA inquiry, a determination is a decision of the HPCSA or one of its sub-committees, after it has investigated a complaint and heard from the parties.

Discovery
Before a trial, the parties (usually the plaintiff and the defendant) have to share all documents relevant to the case. Discovery is a formal process in which each side must provide a list of relevant documents in their control and must confirm, via affidavit, that they have “discovered” all relevant documents. Even documents that the other side is not entitled to see (for example legally privileged documents) must be listed in the discovery affidavit.

Dishonest conduct
Conduct that is deceitful but falls short of the legal standards required to prove fraud.

Document
References to documents includes paper, electronic documents or any other format used to record information. These can include photographs, X-Rays, tracings and scans.

Double insurance
If more than one insurer insures the same loss, you have double insurance. Each insurer might pay only a portion of the claim, depending on how much cover they have provided and depending on what the other terms of the policies are.

There is no ban to holding double insurance but you can only be indemnified to the limit of your loss. You cannot make a profit.

Duties and obligations
Something that a person is bound to perform. In an insurance context, both insured and insurer may have various obligations and duties towards each other based on their contract of insurance. In a medical context, healthcare practitioners have various obligations towards their patients.

Dermatology Society of South Africa (DSSA)
**Employee**
Someone who works for you or assists you in conducting your business. There are specific legal definitions of employee relating to various laws (for example laws relating to basic conditions of employment) but in an insurance context and depending on your insurance policy wording, employees could include not only people who have contracts of employment with you, but also voluntary workers, nursing or other medical staff acting under your supervision and other people working under your control on your behalf.

**Employee liability**
An employer may be liable for some of the harmful conduct of their employees, depending on whether the harmful conduct occurred while in the course and scope of employment. This is also known as "vicarious liability".

**Employer's liability**
Employers may be liable for damage or harm caused to their employees while the employee is performing work in the course and scope of their employment. Insurance policies can cover this, but they would usually exclude events for which other statutory cover exists, for example events falling under the Compensation for Occupational Injuries and Diseases Act (COIDA) or other worker's compensation schemes. This may be covered under an extension to an insurance policy.

**End date**
The day on which the insurance policy ends and typically renews on the day following day.

**Endorsement**
A change to an existing policy that is in force, and could be an addition, deletion, special condition or other alteration to the policy (for example a premium holiday).

**Errors and omissions**
Conduct, acts or the lack of action which causes harm to another. Professional liability insurance is often referred to as an errors and omissions policy, and it covers claims arising from professional negligence. It is also sometimes called malpractice insurance.

**Excess**
The first amount that you pay before your insurance kicks in. Also called a deductible or a "first amount payable", it is the portion of your claim that is not covered by the insurance policy. It could be a flat rate or a percentage of your cover.

**Exclusions**
Events, risks or liabilities that are not insured.

**Executor / Executrix**
The person in charge of winding up a deceased estate is known as the executor or the executrix of the estate.

**Explanation**
When the HPCSA informs you of a complaint, they ask for you to respond with an explanation, which is your version of events. A failure to respond to the letter of complaint with an explanation may be seen as contempt of the council, which could lead to a penalty. If you want to exercise your right to remain silent, this must at least be communicated to the council in writing.

Explanations submitted to the HPCSA may be used in evidence against you and may be placed before the complainant by the HPCSA.

**Extended reporting periods**
There are specific notification periods in insurance contracts within which you must notify a claim in order to be covered. But you or your represent can apply in writing for an extended reporting period, sometimes on payment of an additional premium and subject to underwriting criteria.

**Extensions**
Most insurance policies cover a range of basic risks. However, many policies give various options for extended cover for specific and more unusual risks, and these are included as extensions. An extension is optional extra cover for specific additional risks, for example product liability cover in a professional liability policy. An additional premium may be payable.
Faculty of Consulting Physicians of South Africa (FCPSA)

Fatality inquiry
An investigation into the circumstances of a person's/patient's death is known as a fatality inquiry and is also referred to as an inquest in some cases. It is governed by the Inquest Act and is usually conducted when the death is due to unnatural causes. An unnatural cause includes dying during surgery.

Federation of Infectious Diseases Societies of Southern Africa (FIDSSA)

Financial Services Board (FSB)
The FSB was the regulator for the financial services industry, including insurers, brokers and other intermediaries. The FSB is now the Financial Services Conduct Authority.

Financial Services Conduct Authority (FSCA)
The FSCA regulates the conduct of financial services providers including insurers, brokers and other intermediaries. The prudential authority is now the South African Reserve Bank.

Financial services provider (FSP)
Provides advice or intermediary services in relation to a financial product. They are regulated by law. Insurance policies qualify as regulated financial products. Examples of FSPs include insurers and some brokers.

Finding
A decision, usually of a tribunal or disciplinary body, is called a finding. In contrast, a decision of a court is called a judgment.

Fine or penalty
A monetary sum that can be imposed by a regulator on a healthcare provider found guilty of unprofessional conduct.

Forfeiture of benefits
Insurance policies often make provision for benefits to be given up (forfeited) if the terms of the policy are breached.

Fraud
A form of dishonesty that extends beyond the run-of-the-mill white lie and has a specific legal definition. Fraud is an unlawful misrepresentation, where there is intention to defraud someone, and it must cause actual or potential prejudice to the other party.

Gap cover
Insurance that patients take to meet any shortfall in medical expenses that their medical aid does not cover.

Gastroenterology Foundation of Sub-Saharan Africa (GFSSA)

General damages
An amount claimed or awarded as compensation for a range of losses that may not be as easily quantifiable as medical expenses or loss of earnings (which fall under the category of special damages). General damages are determined by courts on a flexible approach with previous rulings being used as a guide. General damages could be claimed for losses such as pain and suffering and loss of amenities of life.

General Practitioners Management Group (GPMG)

Good faith
The relationship between insurer and insured has often been referred to as one of good faith. The phrase implies that the relationship between insurer and insured is based on trust and proper disclosures. You may sometimes see the phrase "utmost good faith" floating around the insurance industry but the phrase has no meaning in law, because there are no degrees of good faith. You can act in good faith or less than good faith (but you cannot be more honest than honest!)

Good standing
You are in good standing with your professional regulator if you have complied with all of your professional obligations and do not have any restrictions on or suspensions of your professional licences and registration.
Health Care Provider
A person who provides healthcare services in terms of any law (including healthcare practitioners, nurses, dentists and pharmacists).

Health Professions Council of South Africa (HPCSA)
This body has been created in terms of the Health Professions Act and regulates the health profession. They have a range of powers and functions, for example, they can hold disciplinary hearings and impose fines and penalties. The HPCSA is not only a regulator, it has separate boards for different professions registered with it.

Hepato-Pancreatic-Biliary Association of South Africa (HPBASA)

High Courts
High courts hear medium to large sized claims, and judgments are handed down by judges. The High Courts have an unlimited monetary jurisdiction, therefore big claims can be heard by High Courts, but they generally will not hear smaller claims that would be better dealt with by Magistrate’s Courts. High Courts have specified geographical jurisdiction.

HPCSA Inquiry
The HPCSA can conduct inquiries and preliminary inquiries, which could involve gathering evidence in written or oral form, before making a decision based on a complaint.

Illegal conduct
Acts or omissions that are against the law.

In camera
This is a Latin term that means "in private". It is usually used with relation to hearings or giving evidence in a private forum, not open to the public.

Inception date
The date when the insurance cover kicks in and is active. The start date of the policy.

Indemnity
An indemnity provides compensation for damages, losses incurred or a liability you are exposed to and often refers to professional liability insurance.

Indemnity cover
Cover that provides compensation for damages or loss, often related to professional liability.

Indemnity limits
The total amount of cover available to you or your practice, under the specific policy in force, in the event of any covered claim made against you.

The amount must satisfy your specific risk, indemnity and business needs. This means that your chosen annual indemnity should provide for, at least, expected and unexpected claims, legal fees, expenses, interest, costs and VAT.

You can usually find the specific amount in the policy schedule. It is the maximum amount of the insurer’s liability under the policy. Sub-limits are usually part of (and not in addition to) the limit of indemnity.

Informed consent
Patients have the right to be informed of medical procedures that they are advised to undergo and have the right to give permission to such procedures being performed or to refuse treatment. Informed consent is when the patient has the required capacity and enough information to make an informed decision freely and without influence; that is, they actually understand the medical procedure and its possible risks and consequences and consent to it. Providing patients with sufficient, understandable information and not withholding any information is vital to informed consent. For detailed information on informed consent, see our article on the subject and section 6 of the National Health Act.

Insurable risks
A risk that is insurable because it is definable and measurable (an unlimited risk of liability, for example, may be uninsurable).

Insurance
A contract between an insurer and insured in terms of which the insurer agrees to indemnify the insured for defined risks in exchange for payment of a premium.
Insured
The person or entity covered by the insurance policy. This could include employees if they are acting in the course and scope of their employment and directors and officers of a company.

Insurer
A regulated company registered to provide insurance. They pay out when a covered claim is made under an insurance policy. They often don't deal directly with their clients (the insured person who takes out the policy of insurance) and use intermediaries, for example insurance brokers like Natmed.

Intentional conduct
A deliberate act or omission. Losses or harm caused by deliberate or intentional conduct are often not covered by insurance.

Intermediary services
An act (excluding advice) that leads to someone buying a financial product, like an insurance policy. When a broker sells a policy to a client, she is providing an intermediary service. Intermediary services also include related services like administering the insurance policy, settling claims, or collecting or administering premiums.

Inquest
An investigation into the cause of death in unnatural circumstances.

Inquiry
An investigation into a charge or complaint. An inquiry is usually held by a professional board or body when they receive a complaint.

Joint liability
Where two or more parties are liable for loss or damages, they share the liability and are therefore jointly liable.

Jointly and severally liable
If parties are jointly and severally liable, they share the liability for loss but a claimant can pursue an awarded claim against any one of the parties individually (severally). The party who settles the claim can in turn recover from the other parties separately.

Jurisdiction
The power to make decisions and judgments is known as jurisdiction. Certain courts and tribunals have limited jurisdiction depending on geographical area, the nature of a claim and the quantum of the damages sought.
Legislation

Legislation is an Act of Parliament, also known as a statute. They are laws made by Parliament, for example the Health Professions Act.

Letter of complaint

A complainant (usually an aggrieved patient) submits a letter of complaint to the HPCSA, detailing the alleged harm caused by a healthcare professional. This sets in motion the HPCSA inquiry process.

Letter of demand

A complainant will often send a letter of demand, demanding payment or compensation or an admission of liability, for an act or omission that they allege has caused them damage or harm. This is a first step before court action is pursued. If the demand is not met, the complainant may move on to more formal processes, like launching a court case or complaining to another disciplinary body or tribunal.

Liability

A legal responsibility for a loss, debt or damage is a liability.

Life expectancy

The average time that a specific person is expected to live is known as life expectancy. In a claim for loss or damages, life expectancy of the claimant may affect the quantum of damages, especially future damages.

Limit of liability

In an insurance context, this is the maximum amount that the insurer is liable to pay to the insured under the policy.

Litigation

Formal court action, which usually starts with a summons (sometimes a notice of Motion) and ends with a court case and a judgment (if the case is not settled before judgment). Other methods of complaint resolution are often used before formal court action is pursued, because litigation is time consuming and expensive. For example, mediation, arbitration, and approaching regulatory tribunals are alternatives to litigation.

Loss adjuster

Insurers often appoint loss adjusters to investigate insurance claims. Loss adjusters are also (more rarely) referred to as loss assessors. The loss adjuster will investigate the facts of the claim to verify whether an insured loss has occurred and also to provide their assessment on the quantum or amount of the claim. Loss adjusters need to make a fair assessment of the claim, even if they are employed by the insurer.

Loss of documents

Some insurance policies provide cover for replacement or repair of unintentionally lost documents. Examples of these are documents which are destroyed, damaged, lost or mislaid and which, after diligent search or effort, cannot be found or recovered.

Loss of earnings

If a person suffers harm or injury that results in them not being able to work, apart from claiming damages for losses relating to their actual injury (for example their medical expenses) they can also claim for their related loss of earnings, past and future, due to being unable to work. This is different from loss of earning capacity in that it is a figure that can be more readily quantified by proving actual earnings lost.

Loss of earning capacity

If an injury results in a person’s earning capacity being diminished, they can claim for loss of earning capacity. A comparison of the person’s salary before the injury and after the injury could be used as a guide. Actuarial calculations can also be used to calculate this type of loss, for example in the case where a minor is injured, and their future prospects for earning and employment are limited due to the harm or damage suffered.
Magistrate's courts
A Magistrate's court is a formal court that can hear small to medium sized claims. The adjudicator is called a magistrate, and not a judge.

District Magistrate's Courts:
District Magistrate's Courts have a monetary jurisdiction of R200 000 and have a smaller geographical jurisdiction than Regional Magistrate's Courts.

Regional Magistrate's Courts:
Regional Magistrate's Courts have a monetary jurisdiction of R400 000 and have a larger geographical jurisdiction than District Magistrate's Courts.

Malicious conduct
Going beyond deliberate or intentional acts, malicious conduct contains an element of ill-will and malice. Losses caused by malicious conduct are not covered by insurance.

Malpractice / medical malpractice
A negligent act or omission by a healthcare professional in the course and scope of their practice that causes harm to the patient is known as medical malpractice.

Mandated intermediary
Has permission from its clients to perform intermediary services. For example, a broker who is a mandated intermediary can move a book of insurance business between insurers, without first having to get permission from each policyholder. However, mandated intermediaries generally only act on behalf of the insured and not the insurer. Intermediaries are regulated by the Financial Services Conduct Authority.

Material facts
Material facts in relation to the insurance policy and risks must be disclosed to the insurer. This allows insurers to accurately assess risks and set premiums. A fact is material if a reasonable, prudent person would consider that the particular information should be correctly disclosed so that the insurer can form its own view as to the effect of that information on the assessment of the relevant risk. If you are in any doubt as to whether any fact is material, then you should probably disclose it.

Mediation
When a dispute arises, parties may choose to have the dispute mediated (or they may be obliged in terms of a contract or law to first resort to mediation) before taking other steps to resolve their issue. Mediation is a more informal process than court or arbitration proceedings and aims to create a result that is mutually agreed upon by the parties. A mediator is appointed to help the parties come to agreement to resolve the dispute.

Medical Defence Union
A mutual society that provides discretionary benefits as part of a members' subscription fee. Discretionary benefits mean that the society gets to decide whether to cover a claim or not, without the member having recourse to a contract of insurance if a claim is rejected. It is not an insurer and is not regulated as such in South Africa.

Medical Protection Society
Similar to a Medical Defence Union, a Medical Protection society provides discretionary benefits in respect of a medical malpractice claim and is not a local insurer.

Medical Scheme / Medical Aid
Funds private healthcare costs for their members. They are generally non-profit organisations that are regulated by the Medical Schemes Act. They are a type of insurer.

Members’ funds are pooled and used to pay for their healthcare expenses, depending on the rules of the specific medical aid and the type of plan that the member has chosen. Medical aids provide a sort of group insurance for patients, to pay for their usual medical expenses. Therefore it is different to medical malpractice insurance which healthcare practitioners and other healthcare professionals need to cover medical malpractice complaints and claims.

Minor transgression
In the context of an HPCSA inquiry, a minor transgression is conduct that is found to be unprofessional but not serious enough to warrant the holding of a formal professional conduct inquiry.

Mitigation
Steps taken to reduce the effects of a loss (trying to make a bad situation better) is known as mitigation of loss. For example, if damage occurs, but you take action to minimise further damage, that would be a step taken in mitigation of loss.
Negligence
The legal test for negligence is whether a reasonable person would foresee that their actions may cause harm and would take reasonable steps to guard against that harm, but the negligent person fails to take those steps to avoid the harm. You do not have to have an intention to cause harm to be negligent – you just have to be able to foresee potential harm and do nothing to prevent it (an omission). Negligence is covered by insurance policies but intentional or malicious conduct rarely is.

Non-discretionary cover
Cover is determined by the terms of the contract of insurance and it is not merely within the discretion of the insurer whether to accept or reject a claim (in contrast to benefits provided at the discretion of a mutual society. The policy wording sets out how and when an insurer will accept or reject a claim.

Non-mandated intermediary
If an intermediary is required to obtain permission from the insurer or insured to perform certain intermediary services, they are known as a non-mandated intermediary. A non-mandated intermediary can have a relationship with both the insured and insurer. Intermediaries acting on behalf of insurers or insureds are regulated by the Financial Services Conduct Authority.

Notification (reporting obligations)
You must generally notify the insurer of all facts, circumstances, incidents, or events which may give rise to a claim, when they happen, including possible future claims. Notification must be done whether you consider yourself to be at fault or not.

For example, all incidents that involve complications, are out of the ordinary or are adverse in any way, must be notified. Requests for records, letters of demand, complaints, claims, writs, summons or other legal processes received must be notified.

Possible future claims could arise from a request for medical records, a complaint, a suggestion of fault, refusal to pay an account, a difficult meeting with a patient, or anything else that suggests that an event may give rise to a claim.

Natmed offers a 24-hour online portal at www.Natmed.mobi allowing clients to register an incident or claim at any time.

Neurological Association of South Africa (NASA)
Occurrence-based policy
The policy covers you for events that occurred during the period of insurance irrespective of when the claim is made.

Office of Health Standards (OHSC) complaint
A complaint made in terms of the National Health Act to the Office of Health Standards, which is a regulatory body monitoring compliance with health standards by healthcare service providers and facilities.

Ombudsman
Someone officially appointed to investigate complaints. The HPCSA can refer matters to an ombudsman for investigation, if the transgression complained of is minor. The ombud must first try to mediate the matter, or refer cases that can't be resolved for preliminary investigation to the HPCSA.

Operative clause
The clause in the policy setting out the insurer’s obligations and under what circumstances they will make payment.

Opthalmological Society of South Africa (OSSA)

Outsource agreement
An insurer may outsource some of its functions to a third party, and it will enter into an outsource agreement to do this. Outsource agreements do not deal with binder services (like selling policies) but other functions, for example IT services.

Paediatric and Adolescent Endocrinoloty and Diabetes Society (Paeds-SA)
Paediatric Management Group (PMG)
Paediatric Neurology and Development Association of Southern Africa, The (PANDA SA)
Pain South Africa
Pan-African Society of Cardiology (PASCAR)

Patient consent forms / procedural consent forms
Patients have the right to be informed of medical procedures that they are advised to undergo and have the right to consent to such procedures being performed. Consent or refusal for medical procedures is often documented in writing, as part of good practice.

Performance assessment
In the context of an HPCSA inquiry, clinical or related performance of a healthcare professional is assessed by a committee if they are charged with poor performance.

Perils
A specific risk which is insured against.

Period of insurance
The time frame for which the insured is covered.

Pharmaceutical Industry Association of South Africa (PIASA)

Physician
Healthcare practitioners who are doctors of internal medicine. They are sometimes called “healthcare practitioner’s healthcare practitioners” because patients are often referred to them from other healthcare practitioners.

Plaintiff
A person who initiates litigation is referred to as a plaintiff in the summons. They are usually the party pursuing a claim for damages in court.

Plea
In court action a plea is a reply to the summons, and it sets out what the defendant admits or denies. It is the defendant's version of events. In an HPCSA hearing, a plea will include whether the respondent pleads “guilty” or “not guilty”.

Policy
This is the same as the contract of insurance.

Policyholder
The person covered by the policy of insurance, also known as the insured.
Poor performance
Negligence or other conduct falling short of generally acceptable norms and healthcare standards. Poor performance could arise from negligence or be due to lack of skills.

Practice restrictions
As part of their regulatory powers, the HPCSA can impose restrictions on a healthcare practitioner and the types of work that they may or may not do. The decision to impose restrictions may arise out of an inquiry relating to a complaint.

Pre-inquiry conference
This is a meeting held before a formal inquiry, to determine the issues in dispute, and limit the issues if possible, to try to make the formal inquiry more efficient. Admissions can be made. Summaries of expert opinions as well as other relevant documents are exchanged.

Preliminary Committee of Inquiry
The committee tasked with performing preliminary inquiries and investigations of complaints under the HPCSA

Preliminary Inquiry
In the context of an HPCSA inquiry, a preliminary inquiry is held to consider a complaint and to decide on the appropriate manner of dealing with the complaint.

Premium
The payment made in exchange for insurance cover is called the premium. The amount could be paid annually or periodically (usually then monthly), depending on the policy.

The premium for each person, practice or institution is calculated on a case-by-case basis, because each policyholder is unique, with their own needs and risks. This ensures that they get the correct amount of insurance, neither too much nor too little. A number of risk factors are used to calculate the most appropriate premium for each policyholder.

Premium holidays
If a healthcare professional is going to be out of practice for a while, some policies allow the insured professional to ask for a premium holiday. For example, if you will be on maternity leave, you could get a premium holiday for those months. However, any conduct that results in a potential claim during the premium holiday period, will probably not be covered by the policy.

Prescription
A person who has suffered damage or loss usually has three years from the date of the loss or damage arising to initiate court proceedings, usually by way of a summons in order to get compensation.

If the deadline is missed, the claim “prescribes” and they are out of time to successfully launch a court case.

There are exceptions to the three-year rule, for example, formally admitting liability interrupts the running of prescription, as does minority, or mental incapacity.

Privileged / Legally privileged
Information that is legally privileged is legally protected from disclosure and must be kept confidential. Privilege is a stronger protection than confidentiality. It usually applies to information between attorneys and their clients.

Prima facie (evidence)
Evidence that has not been formally proven yet, but “on the face of it” is enough to make out a claim.

Pro-forma complainant
In the context of an HPCSA inquiry, this is the person appointed by the registrar to represent the complainant to a professional conduct committee. This is usually a legal services officer of the HPCSA.

Process (legal process)
The proceedings in a civil or criminal court case are sometimes referred to as legal process.

Professional Conduct Committee
In the context of an HPCSA inquiry, this committee is tasked with conducting investigations and inquiries into professional conduct of healthcare practitioners and related complaints. If the professional conduct committee finds evidence of poor clinical or related performance, or of a pattern of such performance, they can order that the healthcare practitioner undergo a “performance assessment”.

Professional indemnity insurance
This type of insurance generally covers claims arising from breach of professional duties relating to your scope of practice, and may include other breaches such as breach of implied warranty of authority or of trust.

Professional liability
Liability for loss or damage arising from breach of professional duties in the scope of practice. This is different to public liability, which occurs for losses arising outside the scope of professional practice such as a slip and trip.

Proposing for insurance /Proposer
The person who asks for the insurance.

Proposal
Information supplied by the insured, or on their behalf. It usually includes a proposal form, application form, submission and questionnaire and other relevant information provided to the insurer.

Product liability and product recalls
Liability arising from harm caused by defective products or products that need to be recalled from the market. Professional indemnity insurance policies usually only include this type of cover by extension and not as part of the general policy of insurance.

Prostate Cancer Foundation of South Africa
Punitive damages

Normally, South African law only recognises damages that are compensatory and not punitive. This means that damages are meant to cover actual past and future loss. Punitive or aggravated damages are more than ordinary damages and involve an element of punishment. Sometimes mention of punitive damages is made in South African law, for example in the Protection of Personal Information Act.

Public liability & non-medical malpractice circumstance

This usually relates to third parties who suffer loss (for example bodily injury or damage to property) while they are on the insured's premises. The loss happens outside of the scope of medical practice. For example, in the case of a healthcare practitioner, loss relating to someone who trips, falls and is injured while delivering something to the healthcare practitioner’s office may be covered. However, public liability would not relate to the treatment of patients.

Quantum

The word quantum is usually used in the context of calculating the amount of damages to be paid when a loss occurs.
Reinstatement

If the indemnity limit is reduced in whole or in part because the insurer has paid one or more claims, the indemnity limit can be reinstated if the policy provides for reinstatement. However, the total liability of the insurer is usually still limited.

Renewal date

The date on which the insurance cover renews, automatically or on renegotiation of the terms of the contract, depending on the terms of the policy.

Representations and arguments

Written or oral representations and arguments are presented in favour or against a claim, to help an adjudicator or judge make a decision relating to the claim or case.

Request for further particulars

In a court case, when more information is asked for, this is formally known as a request for further particulars.

Request for records

Records can be requested by parties wishing to make a claim against you. For example, a patient may request their medical records from a healthcare practitioner. Sometimes records may be provided voluntarily, although your insurance policy must be checked to determine whether there are any restrictions in the policy relating to the provision of records, and notification obligations. Some records can be requested via legal processes like records requested under the Promotion of Access to Information Act on subpoena.

Respondent

The person responding to a claim or appeal made by an applicant, claimant or appellant is known as the respondent.

Retroactive cover

Usually the insured is covered for losses arising from the time the policy incepted. However, provision can be made for retroactive cover, which covers claims and losses that occurred before the policy started.

Retroactive date

The date from which retroactive cover begins. Losses or claims occurring before this date are not covered as per any policy terms and exclusions.

Risk

The potential for damage, loss or liability is known as risk. Specified risks are covered by insurance policies.

Risk management

A process by which risks are limited by, for example, putting in place procedures that mitigate risks and minimize the likelihood of a claim.
Schedule
The document that usually sets out the specific details of the policy. It includes the name and address of the insured, the premium and other variables to the standard policy and is incorporated in the policy.

Scope of practice
A person's scope of practice sets out the parameters of the medical services a practitioner is allowed to provide and could include advice given, services rendered or duties performed in the course of that person's profession. It must be in line with your HSPCA registration.

Service of documents
Some court and other legal documents must be “served” or delivered in a specific way. Proper service of documents (for example a summons) happens when a sheriff formally delivers the papers to you. Depending on the situation, sometimes service can happen in another accepted way, for example by registered post.

Settlement
Parties to a dispute, for example a court case, may settle the claim, with or without admission of liability. The respondent or defendant can pay a sum in settlement of the claim and the case will fall away.

Short-term insurance
Insurance related to medical malpractice and professional liability are forms of short-term insurance (as opposed to long-term insurance which relates to things like life insurance).

Small claims court
These courts hear cases up to a monetary limit of R15 000 and the process is usually quite informal. Think Judge Judy, where parties represent themselves and speak directly to the court. Small claims court commissioners hear these cases and hand down judgments.

Society for Endocrinology, Metabolism and Diabetes of South Africa (SEMDSA)
South African Academy of Family Physicians (SAAFP)
South African Addiction Medicine Society (SAAMS)
South African Association of Audiologists (SAAA)
South African Children's Cancer Study Group (SACCSG)
South African Cochlear Implant Group (SACIG)
South African Colorectal Society (SACRS)
South African Council for Social Service Professions (SACSSP)
South African Dental Association, The (SADA)
South African Dental Technicians Council (SADTC)
South African Gastroenterology Society (SAGES)
South African Gastrointestinal Nurses Society (SAGINS)
South African Head and Neck Oncology Society, The (SAHNOS)
South African Medical Association (SAMA)
South African Melanoma Advisory Board (SAMAB)
South African Optometric Association (SAOA)
South African Paediatric Association
South African Paediatric Pulmonology Group (SAAPG)
South African Pharmacy Council (SAPC)
South African Private Practitioners Forum (SAPPF)
South African Rheumatism and Arthritis Association (SABAA)
South African Shoulder and Elbow Surgeons (SASAES)
South African Society for Dermatologic Surgery (SASDS)
South African Society for Surgery of the Hand (SASSH)
South African Society for Ultrasound in Obstetrics and Gynaecology (SASUOG)
South African Society of Anaesthesiologists (SASA)
South African Society of Cardiovascular Intervention (SASCI)
South African Society of Clinical and Radiation Oncology (SASCRO)
South African Society of Gynaecological Endoscopy (SAGSE)
South African Society of Gynaecologic Oncology (SASGO)
South African Society of Medical Oncology (SASMO)
South African Society of Obstetricians and Gynaecologists (SASOG)
South African Society of Occupational Health Nursing Practitioners (SASOHN)
South African Society of Occupational Medicine (SASOM)
South African Society of Orohinalaryngology Head and Neck Surgery, The (SASOHNS)
South African Society of Physiotherapy, The (SAPhysio)
South African Society of Psychiatrists (SASOP)
South African Society of Surgeons in Training (SASSIT)
Dis落户：This glossary is not legal advice. You must take specific legal advice on any issue that concerns you.

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First Edition

South African Speech-Language-Hearing Association (SASLHA)

South African Urological Association (SAUAA)

South African Urogynaecological Association (SA-UGYNE)

South African Vitreoretinal Society (SAVRS)

Southern African Society for Reproductive medicine and Gynaecological Endoscopy (SASREG)

Surgical Management Company (Surgicom)

Surgical Research Society of Southern Africa (SRSSA)

Specialist
There are different types of specialist healthcare practitioners, and the term could be used to refer to physicians, consultants and registrars, for example.

Special damages
This usually relates to patrimonial losses, for example past and future medical expenses. Special damages are more easily quantifiable in monetary terms compared to general damages (which covers things such as pain and suffering, which is more subjective).

Statute
An Act of Parliament, also known as legislation. These set out laws are made by Parliament; for example the Health Professions Act.

Statutory body
Regulatory bodies are also referred to as statutory bodies.

Statutory or regulatory inquiry
An inquiry conducted in terms of the provisions of a statute or regulation.

Statutory legal defence costs
Defence costs related to the breach of a statute in the course of rendering healthcare services may be covered by a professional liability policy, if the breach was not intentional.

Submission materials / information
Any proposals for insurance and other information provided by the insured (whether at the insurer's request or not) forms part of the submission materials which may form part of the policy of insurance.

The information could include the quotation request and quote acceptance and other documents, declarations and information supplied by the insured or on the insured's behalf. This could also include information obtainable from regulatory bodies like the HPCSA.

Sub-limits
Indemnity limits may include sub-limits relating to specific types of claims. The sub-limits will generally not exceed the indemnity limit.

Subpoena
A subpoena is not a summons or a claim. A subpoena compels a witness to provide a court with information or documents on a specific date, time and location. It is issued by an officer of the court (for example the registrar of the court) and is usually served (formally delivered) by the sheriff of the court. Complying with a properly issued subpoena is a legal obligation. The receipt of a subpoena is usually something that must be notified to an insurer, in case any aspects of the policy are triggered by the subpoena.

For more on subpoenas see Natmed's “What If” series

Subrogation
Once an insurer has indemnified an insured in full, the insurer can pursue in the insured's name any benefit, claim for damages, indemnity or other relief from a third party, but at the insurer's cost.

Sum insured
The amount insured for each risk.

Summons
A summons initiates formal court proceedings. It is the legal document submitted to court and to the defendant explaining the plaintiff's claim and asking the court for relief, which is usually a request for damages (often a monetary payment). It sets out the plaintiff's cause of action.

Supreme Court of Appeal
This is the court of final appeal in all cases that do not have a constitutional issue to be decided. This court does not hear cases directly; it only hears appeals from lower courts.
Territorial and jurisdictional limits
Insurance policies and related claims are often limited to the borders of South Africa (territorial limits) and to the powers of South African courts (jurisdictional limits). Claims occurring outside of the geographical or jurisdictional limits may not be covered, depending on the policy and the regulatory regime.

Time limitation
Claims usually prescribe (expire) within three years of a loss occurring. Therefore, a claim must be made within that time frame or else the claim lapses (see the definition of "prescription"). However, the contract of insurance may provide its own shorter time limitation within which a claim must be made.

Top-up cover
Insurance that provides extra cover if one policy does not cover your full loss.

Underinsured
If the amount insured is less than the actual value of the risk, the risk is underinsured. If a loss occurs, the insured may be liable for a portion of the loss depending on the wording of the policy (usually the proportion by which the risk is underinsured).

Underwriter
An insurer is often called an underwriter.

Underwriting criteria
These are guidelines that the insurer uses to assess risks and determine whether or not to take on the risk, and for what sum.

Underwriting manager
An underwriting manager is an intermediary who acts for the insurer in administering some aspects of the insurance policy, for example determining premiums and policy wording (some “binder services”) but they do not, and cannot, sell policies directly to the insured.

Under oath or on affirmation
Taking an oath or affirmation is binding on one’s conscience and may also be legally binding. Providing information under oath or affirmation is a representation that the information is true.

Unintentional
Not done on purpose. Conduct that is unintentional and not malicious can still attract liability if it is negligent.

United South African Neonatal Association (USANA)
Vascular Society of Southern Africa (VASSA)

Vicarious liability
An employer may be liable for some of the harmful conduct of their employees, depending on whether the harmful conduct occurred while in the course and scope of employment. This is also known as “employee liability”.

Void
A policy will be void if it cannot be enforced by law, for example if it contains terms that are illegal. Sometimes, a specific term may be void, while the rest of the contract remains in place. An insurer may also be able to “void a policy” in certain circumstances.

Voiding a policy
An insurer may have grounds to void a policy from inception under certain limited circumstances, for example if they find out that there was a material misrepresentation on non-disclosure by the insured inducing the contract, or certain of its terms. This would have the effect of it being as if the policy never existed and is different to cancellation of a policy.

Waiver
A right or a claim that is relinquished or given up is “waived”. Insurance policies often instruct the insured not to waive any rights of recourse they may have against any party without prior consent of the insurer.

Warranty
A guarantee or promise that certain facts or circumstances are true.

Witness
A person who has relevant information about an event. Witnesses may be called to provide oral evidence or hand in documents or other physical evidence.

Writ
A written command from a court or other legal body to do or not do something.

Written complaint
A complaint in writing, usually made to the HPCSA or other tribunal or regulatory body (not to a court).

Wrongful conduct
An act or an omission can be legally wrongful and may then attract liability. Failing to comply with legislation is often automatically seen as wrongful. Other conduct can be classified as wrongful if the person who committed the act or omission had a legal duty to act to avert harm. Whether such a duty exists is determined by the legal convictions of the community and this is a legal test (the standard is not merely whether one thinks the conduct is morally wrongful).