Australian Government

NATIONAL HEALTH ACT 1953

Determination made under subsections 73AAG (6) and (7)
(HIB 32/2006)

I, PENNY SHAKESPEARE, Assistant Secretary, Private Health Insurance Branch,
delegate of the Minister for Health and Ageing, pursuant to subsections 73AAG (6) and (7) of the National Health Act 1953 (the Act):

REVOKE the determination dated 12 September 2006 (HIB 22/2006), and the
amending determination dated 5 October 2006 (HIB 30/2006);

DETERMINE under subsection 73AAG(6) of the Act, that each prosthesis listed
against a Billing Code in the attached Schedule, without an amount under the heading
‘maximum benefit amount’, is a no gap prosthesis for the purposes of the Act, and
the benefit amount for that no gap prosthesis is the amount appearing in the ‘benefit
amount/minimum benefit amount’ column corresponding to that Billing Code; and

DETERMINE under subsection 73AAG(7) of the Act, that each prosthesis listed
against a Billing Code in the attached Schedule, with an amount under the heading
‘maximum benefit amount’, is a gap permitted prosthesis for the purposes of the Act,
and the minimum benefit amount for that gap permitted prosthesis is the amount
appearing in the ‘benefit amount/minimum benefit amount’ column corresponding to
that Billing Code, and the maximum benefit amount is the amount appearing in the
‘maximum benefit amount’ column corresponding to that Billing Code.

This determination commences on 30 November 2006.

Dated this 4th day of November 2006.

[Signature]

P. Shakespeare
Assistant Secretary
Private Health Insurance Branch
Acute Care Division
Australian Government Department of Health and Ageing
Position No: 01202874
Delegate of the Minister for Health and Ageing