**Contract No 00/0000**

**Contract on Paid Medical Services Rendering**

Nizhnekamsk

**State Autonomous Institution of Healthcare Nizhnekamsk Сentral Regional multidisciplinary hospital,** hereinafter referred to as the Contractor, represented by Ivanov Alexandr Ivanovna acting under power of attorney on the one hand, and Ivanov Ivan Ivanovich hereinafter referred to as the Сonsumer, acting on his own will and initiative, on the other hand, have concluded the present Contract about the following:

1. **SUBJECT OF THE CONTRACT**
   1. The Contractor undertakes, at the request of the Consumer, to provide medical services to the Consumer, and the Consumer shall pay the cost of medical services on the terms provided for in this Contract.
   2. List of medical services and their cost is indicated in the second section of the Contract.
   3. The Contractor provides medical services to the Consumer in accordance with the established operating mode and in accordance with the Regulations on the procedure for providing paid medical services in State Autonomous Institution of Healthcare Nizhnekamsk Сentral Regional multidisciplinary hospital.
   4. Terms of service provision:

Medical service rendering commencement date:

The end date for the services rendering, the term for the fulfillment of obligations by the Contractor under this Contract is determined by the time necessary to perform preventive, diagnostic and therapeutic measures provided for by regulatory documents and guidelines regulating medical activities.

1. **LIST, COST OF MEDICAL SERVICES, TERMS AND PROCEDURE OF THEIR PAYMENT**

The list and cost of medical services provided under this Contract:

|  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- |
| **No p/p** | **Subdivision** | **Servie Code** | | | **Name of Service** | | | | | **Quantity** | | | **Unit** | **Price** | | | **Amount** | |
|  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |

The amount of the Contract is not final and may be revised if the volume of actually provided medical services changes. In this case, upon the fact of the provision of medical services, an additional specification to the Contract is drawn up, which is an integral part of the contract. The consumer makes the final calculations when issuing an additional specification.

Payment for medical services is carried out by the Consumer or through the cash desk of the Contractor using cash registers, while the Contractor issues to the Consumer a cash receipt confirming the acceptance of cash or by issuing a receipt or other form of strict reporting.

Payment under the contract is to be made on the terms:

\_\_\_\_\_\_\_\_\_ rubles at the time of conclusion of the contract.

rubles up to\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

1. **RIGHTS, OBLIGATIONS AND RESPONSIBILITIES OF THE PARTIES**

3.1. The Contractor is obliged:

- provide medical services under the terms of this Contract;

- issue to the Consumer with a document confirming the payment for the provided medical services (cash receipt, receipt or other form of strict reporting).

3.2. **The consumer is obliged**:

- fulfill the requirements that ensure the quality provision of medical services, including the provision of the necessary information for this;

- inform the doctor before the provision of medical services about past diseases, allergic reactions known to him, contraindications due to his state of health;

- accurately follow the appointments of the doctor, including preparatory measures before medical intervention, as well as after medical intervention

- make payment for medical services within the time and in the manner specified by the Contract;

- in cases of an increase in the volume of actually provided medical services, make payment for all medical services provided.

3.3. **The contractor has the right**:

- refuse to provide a paid medical service, if the Consumer refuses to provide the necessary information;

- **in case of revealing during the provision of medical services circumstances that require a change in the tactics, volume and method of medical intervention, as well as in the absence of the opportunity to obtain the prior consent of the Consumer, independently determine the scope of research, manipulation, surgical interventions necessary to establish a diagnosis, examination and provision of medical care, including those not provided for by the Contract, which, in the case of an increase in the volume of services, are to be extra paid by the Consumer.**

**3.4. The Consumer has the right:**

**-** on providing the information about the medical services

**-** refuse to receive medical services by paying the Contractor for the expenses actually incurred by the Contractor related to the fulfillment of obligations under the Contract.

3.5. The Contractor is released from liability for any complications or side effects in the provision of medical services, if he has taken all measures for the proper fulfillment of obligations, as well as in case of violation by the Consumer of the requirements that ensure the quality of services.

3.6. The parties are released from liability for partial or complete failure to fulfill obligations under this Contract if the failure was the result of force majeure.

**4. DURATION OF THE CONTRACT**

4.1. The present Contract comes into effect upon its signing and is continues untill the Parties fulfill their obligations.

4.2. The Contract is made in two copies, having the same legal force, one of which is with the Contractor, the second - with the Consumer.

**5. TERMINATION OF THE CONTRACT**

5.1. The Contract may be terminated by agreement of the Parties or on other grounds provided for by applicable law.

5.2. If the Consumer refuses to receive medical services after the conclusion of the Contract, the Contract is terminated, while the Consumer pays the Contractor for the costs actually incurred by the Contractor related to the fulfillment of obligations under the Contract.

**6. SPECIAL CONDITIONS**

6.1. The Contractor brings to the attention of the Consumer the information he has about his state of health, including information about the results of the examination, the presence of a disease, its diagnosis and prognosis, treatment methods, the associated risk, possible options for medical intervention and their consequences, as well as the natural risk of medical surgical intervention, on the use of medicines and medical devices.

6.2. In case of unforeseen complications and in case of death due to medical intervention resulting from circumstances beyond the control of the Contractor, subject to the Contractor's proper performance of his duties, the Contractor shall not bear any responsibility for the outcome of the disease and the result of medical intervention.

6.3. Claims and disputes arising between the Contractor and the Consumer are resolved by agreement of the parties. In any case, the parties establish a pre-trial procedure for resolving the dispute by sending a written claim, which is subject to consideration within 15 days.

**6.4**. **The Consumer confirms that:**

**informed about the possibility of obtaining appropriate types and volumes of medical care without charging a fee within the framework of the program of state guarantees of free provision of medical care to citizens and the territorial program of state guarantees of free provision of medical care to citizens;**

**notified that non-compliance with the recommendations of the Contractor, including the prescribed treatment regimen, may lead to a decrease in the quality of the paid medical service provided by this Contract, as well as the impossibility of completing it on time or adversely affect the state of health;**

**informed that he can additionally familiarize himself with the license to carry out medical activities, as well as with all the information and documents regarding the provision of paid medical services at the information stands of the Contractor and the website of State Autonomous Institution of Healthcare Nizhnekamsk Сentral Regional multidisciplinary hospital** [**www.ncrmb.su**](http://www.ncrmb.su)

**Consumer’s personal signature\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**

**7. Addresses and signatures of the Parties**

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| **CONTRACTOR**  State Autonomous Institution of Healthcare Nizhnekamsk Сentral Regional multidisciplinary hospital  9 Akhtubinskaya str. Nizhnekamsk Republic of Tatarstan  Zip Code No 423570  Certificate of state registration of legal entities dated December 29, 2011. Series 16 No. 006408435, issued by the MRI of the Federal Tax Service of Russia No. 11 for the Republic of Tatarstan  OGRN 1111651007984, TIN 1651064944  **License** of the Federal Service for Surveillance in Healthcare **to** **carry** **out** **medical** **activities**  No. LO41-01181-16/00573775 dated August 12, 2019, issued by the Ministry of Health of the Republic of Tatarstan tel. (843) 231-79-98  Address: 11/6 Ostrovskogo str, Kazan  Cashier  (Position)  Ivanova Alexandra Ivanovna  Signature/Full Name  Payment made:  Date\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_  Fiscal document No \_\_\_\_\_\_\_(payment stamp) | **CONSUMER**  Full name:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_  Address: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_  Tel No: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_  Identity Document\_\_\_\_\_\_\_\_\_\_\_\_\_  \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_  (signature) |