

« » _____ 20_ Approved by:

Head Doctor
of the State Budgetary Healthcare Institution
of the Stavropol Territory
«Pyatigorsk Interdistrict Maternity Hospital»
_____ I.E. Grinshpan
_____ 20_____

PAID MEDICAL SERVICES AGREEMENT № _____

Pyatigorsk

« » _____ 20_

The State Budgetary Healthcare Institution of the Stavropol Territory «Pyatigorsk Interdistrict Maternity Hospital», hereinafter referred to as the "Service Provider", represented by the Head Doctor Igor Efimovich Grinshpan acting on the basis of the Charter, license No. LO-26-01-004971 dated 05/20/2019, issued by the Committee of the Stavropol Territory on food and processing industry, trade and licensing, on _____ part _____ and _____ full name, hereinafter referred to as the «Customer» on the other part, hereinafter collectively referred to as the «Patient», have concluded this Agreement as follows:

1. SUBJECT OF THE AGREEMENT

1.1. This agreement determines the conditions for the provision of fee-based medical (non-medical) services that meet the core requirements for diagnostic methods, prevention and treatment permitted in the territory of the Russian Federation. The Patient orders, and the Service Provider assumes the responsibility for the fee-based medical service to the «Patient».

2. PRICE OF THE SERVICES AND PAYMENT TERMS

2.1. The cost of medical services according to the price list is:

№	Name of the service	The execution date	Price, rub	Number	Sum (rub)	VAT rate	VAT (rub)	Price including VAT. (rub.)
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If there is a need for additional work not provided for by this agreement, they shall be performed with the consent of the "Patient with additional payment according to the valid price list and with the conclusion of the Additional Agreement.

2.2. «Patient» shall pay for medical services in cash or by transferring the relevant funds before providing medical care (prepayment).

3. RIGHTS AND OBLIGATIONS OF THE PARTIES

3.1 «The Service Provider» is obliged:

- to provide «Patient» quality health treatment at the date stated in the Agreement;

- to provide «Patient» clear, accurate and accessible information about provided service

3.2 «The Service Provider» has a right:

- in case of challenging situations to determine the amount of medical procedures, surgeries, necessary for a diagnosis, examination and medical care, provided for by the Agreement

3.3 «Patient» is obliged:

- to inform clinician about previous illnesses, known allergies, contraindications prior to medical service.

- to pay for the service in a timely manner

- to observe instructions of the clinician

3.4 «Patient» has a right:

- to receive information about provided medical service;

- to review the documents that confirm legal capacity of the organization and its medical specialists;

- for compensation for the damage to health if the medical service was not being properly delivered.

- to waive the medical service on condition of payment to the “Service Provider” actual expenses related to the medical care.

4. INFORMATION ABOUT PROVIDED SERVICE

4.1 «The Service Provider»- a medical establishment has license No. LO-26-01-004971 from May 21, 2019 issued by the Committee of the Stavropol Territory on food and processing industry, trade and licensing to carry out medical activities (except for the activities carried out by medical organizations and other organizations included in the private health care system, on the territory of the «Skolkovo» Innovation Center). OGRN (Main State Registration Number) 1022601616135 was issued on January 26, 1995 by the Inspectorate of the Federal Tax Service for the North Caucasus. The types of work (services) performed (provided) as part of the licensed activity, in accordance with part 2 Art 12 of the Federal Law "On licensing of certain activities";

- when rendering first aid;

- outpatient medical care, including the primary health care, and specialized medical care;

- inpatient medical care, including the primary health care, and specialized medical care;

- the Committee of the Stavropol Territory on food and processing industry, trade and licensing located at 6, St. Lenin, 415-d, Stavropol tel. 8 (8652) 56-66-05, helpline 8 (8652) 56-60-92.

4.2. Before the medical services, the doctor determines the absence of contraindications. Medical service is not provided if the «Patient» has contraindications.

4.3. Taking into account the technology of performing the medical service, the «Patient» should know and be aware of the probability (but not the obligation) of the harmful (side) effects of medical intervention and complications, which may cause harm to the health of the «Patient».

4.4. Due to the fact that side effects and complications arise due to biological characteristics of the body and the technology used to provide medical care cannot completely eliminate the possibility of their appearance, the Service Provider is not responsible for the onset of complications if the medical service is

provided in compliance with all necessary requirements. In the event that complications require the provision of emergency medical care, the Contractor eliminates such harmful consequences at no additional cost.

4.5. In connection with the provision of medical services in the cases provided for by regulatory enactments, the Patient is given, upon request, a certificate of incapacity for work.

4.6. «Patient» confirms that he has read the additional information regarding the specificity of this medical service and the conditions for its provision, posted on the information stand of the medical establishment.

5. LIABILITY OF THE PARTIES

5.1. In the case of the provision of medical services of improper quality, the «Patient» has the right, at his option, to demand:

- elimination of inadequacies of the service by The State Budgetary Healthcare Institution of the Stavropol Territory «Pyatigorsk Interdistrict Maternity Hospital» without compensation with the obtaining of the independent expert examination

- a corresponding reduction in the price of the service rendered;

- reimbursement of expenses incurred to eliminate the inadequacies of the services provided in other medical establishments, with the medical service contract and documents confirming the payment, as well as the conclusion of an independent expert.

5.2. «The Service Provider» is relieved from liability for failure to fulfill or improper fulfillment of its obligations under the contract if he proves that this happened due to force majeure, a violation by the «Patient» of his duties or for other reasons provided for by law.

5.3. All disputes arising from this Agreement shall be resolved by the parties through negotiations. If it is impossible to resolve the dispute through negotiations, the dispute shall be resolved in accordance with the current legislation of the Russian Federation.

6. THE PROCEDURE AND TERMS OF RESCISSION

6.1. The agreement may be terminated by mutual agreement of the parties.

6.2. The agreement may be terminated in the same way:

6.2.1. At the initiative of the «Patient» in case of refusal of medical services with the consequences provided for in paragraph IV of clause 3.4 of actual agreement.

6.2.2. At the initiative of the «Patient» in the event of revealing the deficiencies of the provided service, if they are not resolved by the «The Service Provider» within the time agreed with the «Patient».

6.2.3. At the initiative of the «The Service Provider», if it is impossible to provide the service due to circumstances beyond the control of the «The Service Provider» on condition of full recovery of costs to the «Patient».

6.2.4. The «Patient» has the right, in agreement with the "Contractor", to change the contract:

- refuse from any medical services at his discretion;

- take additional medical services.

6.2.5. If it becomes necessary to perform additional work not provided for by this contract, it shall be performed with the consent of the "Patient with additional payment according to the approved price list and conclusion of the additional agreement.

6.2.6. The agreement may be changed or terminated by agreement of the parties or on other grounds provided for by the civil legislation of the Russian Federation.

7. SPECIAL CONDITIONS

7.1. The «Patient» was informed about the possibility and obtaining medical services on a free basis (with the exception of medical services not included in the “Territorial program of state guarantees for the provision of free medical care to citizens of the Russian Federation in the Stavropol Territory” in a healthcare.

I _____,

(Full name of the patient)

having received from the staff members of the State Budgetary Health Institution of the North Caucasus «Pyatigorsk Interdistrict Maternity Hospital», the full information about the possibility and conditions of providing me with free medical services in the State Budgetary Health Institution of the North Caucasus «Pyatigorsk Interdistrict Maternity Hospital», as part of the Territorial Program of State Guarantees for the Provision of Free Medical Assistance to Citizens of the Russian Federation in the Stavropol Territory, I give my consent to the provision of paid medical services to me and am ready to pay for them. I have read the current price list and agree to pay the cost of this medical service in accordance with it.

I am informed that I can receive medical assistance in other health care facilities due to my illness, and I confirm my consent to receive the indicated medical service at the State Budgetary Health Institution of the North Caucasus «Pyatigorsk Interdistrict Maternity Hospital».

I have read this Agreement, I fully understand the benefits of the medical services offered to me and I agree to their use.

8. OTHER TERMS

8.1. This Agreement shall take effect upon its signing by the parties and continue in full force and effect until the Parties have completely fulfilled their obligations hereunder.

8.2. Disputes and disagreements are resolved through negotiations, the involvement of an independent expert examination and in court.

8.3. Before applying to the court about the quality of the services rendered, the Parties can agree on the time and place of the independent examination.

8.4. To appeal to the court regarding termination or amendment of the contract, a claim must be submitted, which is considered by the other Party within 10 days.

9. ADDRESSES AND BANK DETAILS OF THE PARTIES:

«SERVICE PROVIDER»:«CUSTOMER»:

Full name

the State Budgetary Health Institution of
the North Caucasus «Pyatigorsk
Interdistrict Maternity Hospital».

Passport data

Taxpayer Identification Number (INN) :
2632034569/ Tax Registration Reason
Code (KPP): 263201001

357500 29, Kalinina Avenue
Pyatigorsk
Stavropol region
tel. 88793-39-39-15; 39-36-83.

Bank details:

The Ministry of Finance of the Stavropol
Territory (the State Budgetary Health
Institution of the North Caucasus
"Pyatigorsk Interdistrict Maternity
Hospital,

Account: 40701810600023000001 in
Stavropol Department Stavropol town
BIC Bank Identification Code:
040702001

The Head Doctor:

_____ **I. E. Grinshpan**

The Certificate of Completion No. _____ from _____

Pyatigorsk« » _____ 20____.

Total services rendered in the amount of:

The abovementioned services are fully implemented in a timely manner. The Customer has no claims regarding the volume, quality and timing of the services

The Service Provider: _____
(post) (signature) (print name)

Customer: _____
(post) (signature) (print name)

By attorney № _____ from _____

accountant _____