STATE BUDGETARY INSTITUTION OF HEALTH CARE REPUBLIC OF BASHKORTOSTAN UFA CITY CLINICAL HOSPITAL № 13

ORDER

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No. _32__- OD

«On the conditions, procedure and payment for the provision

paid medical services to the population

over Programs of state guarantees»

In pursuance of the Decree of the Government of the Russian Federation of 04.12.2012 No. 1006 "On Approval of the Rules for the Provision of Paid Medical Services to the Population", the Law of the Russian Federation of 07.02.1992 No. 2300-1 "On Protection of Consumer Rights", based on the Charter of the GBUZ RB GKB No. 13 Ufa, in accordance with the current license issued by the Ministry of Health of the Republic of Bashkortostan,

I ORDER:

- 1. Cancel Order No. 301-OD dated 05.07.2021 "On the conditions, procedure and payment for the provision of paid medical services to the population in excess of the State Guarantees Program".
 - 2. Approve:
- 2.1. Regulations on the procedure and conditions for the provision of paid services in the State Budgetary Institution of Health of the Republic of Belarus City Clinical Hospital No. 13 in Ufa (Appendix No. 1);
- 2.2. list of chambers functioning at the expense of funds from income-generating activities (Appendix No. 2);
- 2.3. forms of contracts for the provision of paid services with an annex on voluntary consent (Appendices No. 3, 3.1, 3.2, 3.3, 3.4);
 - 2.4. list of specialists providing medical care (Appendix No. 4);
 - 3. To the specialists specified in paragraph 2.4.:
- 3.1. carry out the provision of paid medical and other services in accordance with the Regulations on the procedure and conditions for the provision of paid services in the GBUZ RB City Clinical Hospital No. 13 in Ufa (Appendix No. 1); to provide paid medical services to individuals under a standard contract, with organizations on the basis of an agreement, taking into account the price negotiation protocol (Appendices No. 3, 3.1, 3.2, 3.3, 3.4);
- 3.2.carry out the provision of paid medical and service services in the wards, functioning at the expense of funds from income-generating activities (Appendix No. 2);

- 3.3.the provision of paid medical services by medical workers to carry out in their free time from their main work.
- 4. Head nurses of structural divisions draw up schedules and timesheets for work at the expense of compulsory medical insurance and for the provision of paid medical services separately.
 - 5. Head of structural divisions:
- 5.1.to carry out the distribution of funds for the remuneration of the main and auxiliary personnel on the basis of Regulations on the conditions, procedure and payment for the provision of paid medical services to the population in excess of the program of state guarantees, agreed with the primary trade union organization of the GBUZ RB City Clinical Hospital No. 13, Ufa;
- 5.2.coordinate timesheets and schedules for recording working hours for work at the expense of compulsory medical insurance and for the provision of paid medical services separately.
- 5.3.the prescription of medicines in excess of the approved list of essential drugs should be carried out with the written consent of the patients;
- 5.4.ensure accounting of goods (works, services) purchased at the expense of income-generating activities separately from other sources of financing (compulsory medical insurance funds, budget);
- 5.5.carry out labeling of case histories of outpatient cards, requirements for medicines with the symbol "XP" (self-supporting);
- 5.6.mark the case histories of outpatient cards of patients under the VHI policy with the symbol "VHI" (additional health insurance);
- 5.7.when filing requirements for receiving medicines and consumables for paid (self-supporting) patients, indicate the patient's full name, case history number, ward number.
- 6. When purchasing medicines, the head of a pharmacy should be guided by applications from heads of structural divisions.
- 7. The Deputy Chief Physician for Economic Affairs shall ensure the calculation of the cost of services and prepare a price list taking into account the costs and profitability of services.
- 8. To the head of the personnel management department to acquaint all interested parties with the order.
- 9. To the chief accountant to ensure the movement of financial resources and inventories in accordance with the sources of financing. Organize accounting of medicines, consumables and soft inventory purchased with funds from income-generating activities separately from other sources of funding (compulsory medical insurance funds, budget).
- 10. The head of the structural divisions, the marketing department to provide citizens with free, accessible and reliable information about the location of the institution, the mode of operation, the list of paid services indicating their cost, the conditions for the provision and receipt of these services, information about the qualifications and certification of specialists.
- 11. Responsibility for the examination of the quality of medical care provided at the expense of income-generating activities shall be assigned to the head of the clinical expert department.
- 12. Professionals providing paid medical services (self-supporting) and services provided under VHI to provide services on the basis of service agreements concluded between citizens, legal entities and insurance medical organizations.

- 13. Organizational and methodological department, planning and economic department, accounting department to organize the maintenance of statistical and financial records of medical and other paid services provided; submit reports in the manner and within the time limits established by regulatory enactments.
- 14. The heads of structural divisions, the marketing department, ensure the organization of the provision of paid medical and other services in accordance with this order at the approved price list and at prices agreed between the medical insurance organization and the healthcare institution, in accordance with the financial and economic activity plan for 2021.
- 15. Professionals providing paid medical services should not allow the provision of inpatient, outpatient, medical and diagnostic care to patients insured in the CHI system on a paid basis, with the exception of accommodation in superior comfort wards (services).
 - 16. The basis for the provision of paid medical and other services may be:
 - 16.1. the desire of the patient to receive a paid service;
 - 16.2. contract for the provision of paid medical services
 - 16.3. informed voluntary consent to receive paid medical services;
- 16.4. the absence of a corresponding service in the Program of state guarantees for the provision of free medical care to citizens of the Republic of Belarus.
- 17. Assign personal responsibility for organizing the provision of medical care to the population on a paid basis and under VHI on the deputy chief physician for medical affairs, the deputy chief physician for economic issues, the head of the level II trauma center, the deputy chief physician for the outpatient section of work, the chief nurse.

18. I reserve control over the execution of this order.

Chief Physician

B.N. Garifullin

LIST OF CHAMBER

GBUZ RB City Clinical Hospital No. 13, Ufa, functioning at the expense of funds from income-generating activities

Branch name	Number of beds	Room number	Number of seats
Department of Medical		303	2 local
Department of Medical Rehabilitation	7	336	2 local
Renadification		337	3 local
		434	3 local
Cardiology Department	9	435	3 local
		438	3 local
Hematological	C	613	2 local
department	four	614	2 local
_		501	1 local
Rheumatological		502	2 local
department	6	503	2 local
department		535	apartments
		704	1 local
neurological	5	705	2 local
department		706	2 local
		901	1 local
Pulmonary	_	902	2 local
department	7	936	apartments
		937	2 local
		801	1 local
Gastroenterology department	5	802	2 local
a substitution of the subs		803	2 local
		218	2 local
Surgery department	four	220	3 local
surgery department		214	3 local
		317	2 local
Traumatology and orthopedic	6	318	2 local
department		335	2 local
		5	3 local
Otorhinolaryngological		6	3 local
Department	ten	12	2 local
r		13	2 local
Gynecological department	2	236	2 local
		204	1 local
	-	205	1 local
Department of Plastic	7	206	1 local
Surgery	, -	236	2 local
	-	237	2 local
TOTAL:	72	201	2 13041

Deputy Chief Medical Officer



Zhumaniyazova A.A.

SAMPLE

Ufa

Application No. 3		
to Order No32-	OD	
from "_10"	01	2022 year

State Budgetery Instit	ution of Healthcare of t	ha Danul	die of Rock	kortostar	City Clinical	Hospital N	No. 13 of th	a city of
Ufa,(hereinafter - GBUZ RB (
007164812 dated January 13, 201	, , ,		0				U	
stan, hereinafter referred to as th								
dated ""	20,	on	the	one	hand,	and	citizen	(ka),
			_, passport	series	No.		, i	ssued by
	, registered	at:					, hereinafter 1	referred to
as "Consumer", on the other han	d, collectively referred to	as the "I	Parties", hav	e entered	into this agreem	ent (hereir	nafter referred	d to as the
Agreement) as follows:	•							
	1. THE SU	BJECT C	F THE AG	REEME	NT			
1.1. A contractor who has a licens	se for medical activities da	ited	N	lo	issue	ed by the M	linistry of He	alth of the
Republic of Bashkortostan, locate	ed at: 450002, Republic of	f Bashkor	tostan, Ufa,	st. Tukae	va, 23, tel. (347)	218-00-81	, provides a p	oaid medi-
cal service to the Consumer (here	einafter referred to as the	Service), a	according to	the list o	f Services, and the	he Consum	er is obliged	to pay for
the Service chosen by him on the		,,	C		,		J	

Service code	Name of service	Quantity	List price, rub.	Amount payable, rub.		
The total cost of the Services according to the price list is:						
1.3 The Contracto	or provides the Service in accordance with the approved procedure	es for the provi	sion of medical care by	the Ministry of		

1.3. The	e Co	ntrac	tor provid	es the Service	e 1n	accor	dance with	the a	appro	ved procedure	es for	the provision	of medi	cal car	e by t	he M	ınıstry	ot
Health	of	the	Russian	Federation,	to	the	Consumer	in	the	department					at	the	addres	ss:
										,	the	responsible	person	from	the	Cont	tractor	-
												_						

- 1.4. The provision of medical services under this Agreement is carried out with the information voluntary consent of the Consumer (legal representative of the Consumer), given in the manner prescribed by the legislation of the Russian Federation on the protection of the health of citizens, which is signed before the date of conclusion of the Agreement and is Appendix No. 1 to this Agreement.
- 1.5. The consumer confirms that at the time of signing this Agreement, the Contractor:
- acquainted him with the Rules for the provision of paid medical services by medical organizations (approved by Decree of the Government of the Russian Federation of October 04, 2012 No. 1006)
- acquainted him with the Price List of prices (tariffs) for medical services, valid in the State Budgetary Institution of Health of the Republic of Belarus, City Clinical Hospital No. 13, Ufa, approved in the prescribed manner.
- 1.6. By signing this Agreement, the Consumer confirms that he voluntarily agreed to provide him with medical services on a paid basis.
- 1.7. The consumer pays for the Services rendered in the manner and within the time limits established by the contract with the Contractor
- 1.9. In the event of a change in the term for the provision of medical services, the Parties sign an additional agreement, which is an integral part of this Agreement.

2. RIGHTS AND OBLIGATIONS OF THE PARTIES

2.1. The consumer has the right:

1.2. List of rendered Services:

- require the provision of a Service of appropriate quality, information about the availability of a license and certificate, calculation of the cost of the Service provided;
- demand information about the methods of providing medical care, the risks associated with it, possible types of medical intervention, their consequences and the expected results of the provision of medical care;
- choose the attending physician;
- refuse to execute the Agreement at any time, subject to payment to the contractor of the expenses actually incurred by him related to the fulfillment of obligations under this Agreement.
- for gratuitous elimination of shortcomings of the rendered Service;
- for reimbursement of expenses incurred by him to eliminate the shortcomings of the rendered Service on his own or by third parties.
- to all rights provided for by Federal Law No. 323-FZ "On the Fundamentals of Protecting the Health of Citizens in the Russian Federation", the Law "On Protection of Consumer Rights in the Russian Federation"

2.2. The consumer is obliged:

- inform the Contractor prior to the provision of the Service about past illnesses, allergic reactions known to him, about the presence of especially dangerous infections, contraindications to the provision of the Service;
- follow all the recommendations of the attending physician on treatment methods;
- pay the cost of the Service by making a 100% prepayment (with the consent of the Consumer) by bank transfer to the Contractor's account or in cash through the Contractor's cash desk.
- in accordance with Art. 9 of the Federal Law of July 27, 2006 No. No. 152-FZ "On Personal Data" The consumer agrees to the processing of his personal data.

2.3. The performer has the right:

- in the event of emergency conditions, independently determine the scope of examinations, manipulations, surgical interventions necessary to establish a diagnosis, examination and provision of medical care, including those not provided for by the Agreement;
- refuse the Consumer to provide the Service in the event of: the Consumer's failure to comply with the recommendations on the rules for the provision of the Services and / or identified contraindications for health reasons;

- refuse to fulfill obligations under the Agreement only on condition of full compensation to the customer for losses.

2.4. The contractor is obliged:

- provide the Consumer with a qualified, high-quality Service stipulated by the Agreement;
- provide the Consumer with accessible and reliable information about the Service provided;
- notify the consumer that non-compliance with the recommendations on the rules for the provision of the Services, including the prescribed treatment regimen, may reduce the quality of the paid medical service provided, make it impossible to complete it on time or adversely affect the health of the consumer.

3. RESPONSIBILITIES OF THE PARTIES

- 3.1. For non-fulfillment or improper fulfillment of obligations hereunder, the Parties shall be liable in the manner prescribed by the current legislation of the Russian Federation.
- 3.2. The harm caused to the life or health of the Consumer as a result of the provision of poor-quality paid medical services is subject to compensation by the Contractor in accordance with the legislation of the Russian Federation.
- 3.3. The Contractor is not responsible for the provision of medical services in an incomplete or smaller volume than provided for in this Agreement, in cases where the Consumer provides incomplete information about his health.
- 3.4. Claims for the performance of the Services from the Consumer are accepted within the time limits stipulated by the legislation of the Russian Federation.
- 3.5. The Contractor, represented by the Deputy Chief Medical Officer (tel.: 240-13-13), considers the claim and offers the Consumer a choice:
- set a new term for the provision of the Service;
- reduce the cost of the provided Service;

Executor:

- perform the Service by another specialist;
- terminate the Agreement with compensation for losses in the prescribed manner;
- free of charge to eliminate the shortcomings of the rendered Service;
- terminate the Agreement and demand payment of a penalty in the amount determined by the legislation of the Russian Federation, and by agreement of the parties, the specified penalty can be paid by reducing the cost of the service provided.
- 3.6. The Contractor shall be released from liability for non-fulfillment or improper fulfillment of its obligations under the Agreement if it proves that this happened due to force majeure, violation by the Consumer of his obligations or on other grounds provided for by the legislation of the Russian Federation.
- 3.7. The Consumer is obliged to fully compensate the Contractor for the losses incurred if the Contractor was unable to provide the Service or was forced to stop providing it due to the fault of the Consumer.
- 3.8. In cases not provided for by the terms of this agreement, the parties are guided by the current legislation of the Russian Federation, Federal Law of November 21, 2011. No. 323-FZ "On the fundamentals of protecting the health of citizens in the Russian Federation", Federal Law No. 2300-1 of February 7, 1992 "On consumer protection", Decree of the Government of the Russian Federation of October 4, 2012 No. No. 1006 "On Approval of the Rules for the Provision of Paid Medical Services by Medical Organizations".
- 3.9 The parties are released from liability for the fulfillment of obligations in case of force majeure.

4. OTHER TERMS

- 4.1. If it becomes necessary to perform additional work not provided for by the Contract, they are performed with the written consent of the Consumer with payment according to the approved price list with the execution of an additional agreement to the Contract.
- 4.2. The Agreement may be terminated by the Agreement of the Parties, on other grounds provided for by the current legislation of the Russian Federation.
- 4.3. The Parties acknowledge that on the part of the Contractor, the Contract is signed by the facsimile signature of the chief physician and has equal legal force as the original signature of the chief physician.
- 4.4. If the provision of paid medical services requires the provision of additional medical services for emergency reasons to eliminate the threat to the life of the consumer in case of sudden acute diseases, conditions, exacerbations of chronic diseases, such medical services are provided free of charge in accordance with the Federal Law "On the Basics of Protecting the Health of Citizens In Russian federation".
- 4.5. This Agreement is made in two identical copies, one for each Party, and comes into force from the moment of its signing and is valid until the parties fully fulfill their obligations.
- 4.6. The terms of this Agreement may be changed, or the Agreement may be terminated by mutual agreement of the parties with the obligatory drawing up of a written document.

5. BANK DETAILS OF THE PARTIES, ADDRESSES AND SIGNATURES OF THE PARTIES

Consumer:

GBUZ RB GKB No.13 g. Ufa 450112, Republic of Bashkortostan, Ufa, st. Nezhinskaya, 28 phone number (347) 264-45-13, 240-13-13	Passport data				
TIN 0273019949, KPP 027301001	Address				
PSRN 1020202397434 1/s 20112041990, account 40601810400003000001					
Branch - NB Republic of Bashkortostan	Telephone:				
BIK 048073001, OKTMO 80701000001	E-mail address				
Signature:					
/	Signature:				
	/				

Attachment 1				
to the Agreement for the p	rovi	sion	of paid	
medical services from "	10	"	01	2022 y.

Informed voluntary consent to receive paid medical services Informed voluntary consent to types of medical interventions On the basis of paragraph 7 of Article 30 and Article 20 of the Federal Law "On the Fundamentals of Protecting the Health of Citizens in the Russian

	gned, am	
registered	at	(ruii name oi tne citizen)
T	 :: :: :	(address of the place of residence of a citizen or legal representative)
he city of Ufa.	ive paid med	lical services at the State Budgetary Institution of Healthcare of the Republic of Bashkortostan City Clinical Hospital No. 13
I have receive		comprehensive explanation of the proposed diagnostic measures and treatment of my disease, I have been informed about the provision of free medical services within the framework of the free medical care program, I agree to the provision of pa
medical services an		
I am aware ar	nd understan	It I can receive one of the types of paid medical services, as well as several types of services. It is can receive one of the types of paid medical services, as well as several types of services. It is can receive one of the types of paid medical service, including the prescribed treatment of the provided paid medical service, make it impossible to complete it on time, or adversely affect the state of health.
		d that in order to obtain positive results of treatment, I must (a) follow all the prescriptions, recommendations and advice of t
		coercion and in agreement with the doctor, have chosen paid medical services that I want to receive at the GBUZ RB Ci
I have been i receiving paid med exercising my expa I am familiar	nformed that ical services nded freedor	It I can receive medical care in other medical institutions regarding my disease and confirm my consent to treatment at in the State Budgetary Healthcare Institution of the Republic of Belarus, City Clinical Hospital No. 13, Ufa. In this case, I am of choice in receiving medical care for my condition and choosing an alternative treatment option for a fee. The e current price list and agree (a) in accordance with it to pay the cost of the selected medical service by making a 100 ma
prepayment. I have read the This informed	is informed v I voluntary c	voluntary consent, I fully understand all its points, and I agree to their use. onsent is an annex to the contract for the provision of paid medical services.
patient's signature n	ame	
r		
""		202
		ACT
		delivery - acceptance of performed medical Services
Service proper quality. The service of the service	he Parties h	e Agreement dated ""
	uiawii up .	in two copies, having equal legal force.
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SAMPLE

Append	ix N	o. 3.	1	
to Order	No.	_32	-OD	
from"	10_	"	01	2022

CONTRACT № for the provision of paid medical services for dental care

Ufa							""-	
20 The State Du	daatami Haalthaa	na Inatitutia	on of the Danie	hlia of Daghlya	rtaatan City Cli	inical Hasnital	No. 12 of the city	of He (housin
after referred to as the							No. 13 of the city	
Register series 02 No								
represented by	. I cuciai Tax Sci	.vice mspe	acting (s) on:	the basis of a n	ower of attorne	v dated " "	or referred to as the	20 on the
one hand, and a citi								
		b	 V			,	registe:	red at:
,	100000	٠.	hereina	fter referred to	as the "Consun	ner", on the oth	er hand,collective	
the "Parties" have en	tered into this agr	eement (he	ereinafter - the	Agreement) as	follows:			-,
			1. THE SU	BJECT OF TI	HE AGREEM	ENT		
1.1. A contractor who Republic of Bashkor paid medical service pay for the Service of 1.2. List of rendered	nosen by him on t	medical active address (hereinafter the terms of	ctivities dated s: 450002, Rep r referred to as f the Agreeme	public of Bashk s the Service), a ent.	No ortostan, Ufa, according to the	issued st. Tukaeva, 23 e list of Services	d by the Ministry , tel. (347) 218-0 s, and the Consur	of Health of the 0-81, provides a ner is obliged to
Service code	Se	ervice name	e, order number	r	Guarantee	Quantity	List price, rub	Amount . payable, rub.
					1			
	The total cost of							- 'I'
1.3. The Contractor Health of	the Ru	ıssian	Federation,	to	the C	onsumer at	in the	the Ministry of department address: contractor
				the res	ponsible p	person from	ii tile C	ontractor -
Government of the R - acquainte Republic of Belarus, 1.6. By signing this A 1.7. The consumer pa 1.8. Deadlines for the 1.9. In the event of a	Consumer), give signed before the onfirms that at the d him with the Russian Federation d him with the Pr City Clinical Hos Agreement, the Cays for the Service provision of mechange in the terms of the signer with the consumer of the signer with the consumer of the signer with the sign	n in the madate of conce time of signal Rules for the of Octobe rice List of spital No. 1 consumer coes rendered dical service	anner prescribe aclusion of the gning this Agree e provision of a 04, 2012 No prices (tariffs) 3, Ufa, approven firms that he d in the manner ees: from "	ed by the legisle Agreement, is eement, the Cof paid medical 1006) for medical seved in the prescevoluntarily agreed and within the	ation of the Ru Appendix No. ntractor: services by me ervices, valid in ribed manner. reed to provide time limits est 20	assian Federation to this Agreer dical organizate the State Budg him with medicablished by the by ""	on on the protectiment. ions (approved by getary Institution cal services on a percontract with the	on of the health y Decree of the of Health of the paid basis. c Contractor
part of this Agreemen	11.							
2.1 The consumer h	as the right.	2. RIG	HTS AND OI	BLIGATIONS	OF THE PAI	RTIES		

- require the provision of a Service of appropriate quality, information about the availability of a license and certificate, calculation of the cost of the Service provided;
- demand information about the methods of providing medical care, the risks associated with it, possible types of medical intervention, their consequences and the expected results of the provision of medical care;

- choose the attending physician;

- refuse the execute the contract for the performance of the Services at any time, subject to payment to the contractor of the expenses actually incurred by him, related to the fulfillment of obligations under this contract.

- for gratuitous elimination of shortcomings of the rendered Service;

- for reimbursement of expenses incurred by him to eliminate the shortcomings of the rendered Service on his own or by third parties.
- all rights provided for by Federal Law No. 323-FZ "On the Fundamentals of Protecting the Health of Citizens in the Russian Federation", the Law "On Protection of Consumer Rights in the Russian Federation.

2.2. The consumer is obliged:

- inform the Contractor prior to the provision of the Service about past illnesses, allergic reactions known to him, about the presence of especially dangerous infections, contraindications to the provision of the Service;
- follow all the recommendations of the attending physician on the methods of treatment and prosthetics of the teeth, as well as recommendations of the attending physician on the methods of treatment and prosthetics of the teeth, as well as recommendations of the attending physician on the methods of treatment and prosthetics of the teeth, as well as recommendations of the attending physician on the methods of treatment and prosthetics of the teeth, as well as recommendations of the attending physician on the methods of treatment and prosthetics of the teeth, as well as recommendations of the attending physician on the methods of treatment and prosthetics of the teeth, as well as recommendations of the attending physician on the methods of treatment and prosthetics of the teeth, as well as recommendations of the attending physician on the methods of treatment and prosthetics of the teeth, as well as recommendations of the attending physician on the methods of treatment and prosthetics of the teeth, as well as recommendations of the attending physician on the methods of treatment and prosthetics of the teeth of the provision o

- pay the cost of the Service by making a 100% prepayment (with the consent of the Consumer) by bank transfer to the Contractor's account or in cash through the Contractor's cash desk.

- in accordance with Art. 9 of the Federal Law of July 27, 2006 No. No. 152-FZ "On Personal Data" The consumer agrees to the processing of his personal data

2.3. The performer has the right:

- in the event of emergency conditions, independently determine the scope of examinations, manipulations, surgical interventions necessary to establish a diagnosis, examination and provision of medical care, including those not provided for by the Agreement;
- refuse to provide the Service in the event of: the state of alcoholic, narcotic or toxic intoxication of the Consumer; inappropriate behavior during the reception; actions of the Consumer that threaten the life and health of the Contractor's personnel.
- in case of violation by the Consumer of clause 2.2. refuse to fulfill obligations under the contract only on condition of full compensation to the Contractor for losses;

2.4. The contractor is obliged:

- provide the Consumer with a qualified, high-quality Service provided for by the Agreement and maintain confidentiality;
- provide the Consumer with accessible and reliable information about the Service provided and the Consumer's health status;

- provide the Consumer with a warranty period for the medical services provided, in accordance with clause 1.2. of this agreement, in accordance with the Law on the Protection of Consumer Rights and the Regulation "On the establishment of an expiration date for types of dental care in the State Budgetary Healthcare Institution of the Republic of Belarus, City Clinical Hospital No. 13, Ufa" subject to the rules of hygiene, care and use of "dental products and materials";
- in case of failure to provide dental care on time for reasons beyond his control, appoint the Consumer a new date and time for the provision of assistance specified in this agreement.
- notify the consumer that non-compliance with the recommendations on the rules for the provision of the Services, including the prescribed treatment regimen, may reduce the quality of the paid medical service provided, make it impossible to complete it on time or adversely affect the health of the consumer.

3. RESPONSIBILITIES OF THE PARTIES

- 3.1. For non-fulfillment or improper fulfillment of obligations hereunder, the Parties shall be liable in the manner prescribed by the current legislation of the Russian Federation.
- 3.2. The harm caused to the life or health of the Consumer as a result of the provision of poor-quality paid medical services is subject to compensation by the Contractor in accordance with the legislation of the Russian Federation.
- 3.3. The Contractor is not responsible for the provision of medical services in an incomplete or smaller volume than provided for in this Agreement, in cases where the Consumer provides incomplete information about his health.
- 3.4. The Contractor shall be released from liability for non-fulfillment or improper fulfillment of its obligations under the Agreement if it proves that this happened due to force majeure, violation by the Consumer of his obligations or on other grounds provided for by the legislation of the Russian Federation.
- 3.5. Claims for the performance of the Services from the Consumer are accepted within the time limits stipulated by the legislation of the Russian Federation.
- 3.6. The Contractor represented by the Deputy Chief Medical Officer (tel.: 240-13-13) considers the claim and, if necessary, has the right to offer the Consumer a choice:
 - set a new term for the provision of the Service;
 - reduce the cost of the provided Service;
 - perform the Service by another specialist;

Executor:

- terminate the Agreement with compensation for losses in the prescribed manner;
- free of charge to eliminate the shortcomings of the rendered Service;
- terminate the Agreement and demand payment of a penalty in the amount determined by the legislation of the Russian Federation, and by agreement of the parties, the specified penalty can be paid by reducing the cost of the service provided.
- 3.7. In cases not provided for by the terms of this agreement, the parties are guided by the current legislation of the Russian Federation, Federal Law of November 21, 2011. No. 323-FZ "On the fundamentals of protecting the health of citizens in the Russian Federation", Federal Law No. 2300-1 of February 7, 1992 "On consumer protection", Decree of the Government of the Russian Federation of October 4, 2012 No. No. 1006 "On Approval of the Rules for the Provision of Paid Medical Services by Medical Organizations".
- 3.8. The parties are released from liability for the fulfillment of obligations in the event of force majeure.

4. OTHER TERMS

- 4.1. If it becomes necessary to perform additional work not provided for by the contract, they are performed with the written consent of the Consumer with payment according to the approved price list with the execution of a new contract.

 4.2. The Agreement may be terminated by the Agreement of the Parties, on other grounds provided for by the current legislation of the Russian and the Parties of the Parties
- 4.3. The Parties acknowledge that on the part of the Contractor, the Contract is signed by the facsimile signature of the chief physician and has equal legal force as the original signature of the chief physician.
- 4.4. An integral part of the Agreement is the Informed voluntary consent to receive paid medical services and the Informed voluntary consent to types of medical interventions (Appendix No. 1) and is signed before the date of conclusion of the Agreement.
- 4.5. If the provision of paid medical services requires the provision of additional medical services for emergency reasons to eliminate the threat to the life of the consumer in case of sudden acute diseases, conditions, exacerbations of chronic diseases, such medical services are provided free of charge in accordance with the Federal Law "On the Basics of Protecting the Health of Citizens In Russian federation".

 4.6. This agreement is made in two identical copies, one for each Party, and comes into force from the moment of its signing and is valid
- until the parties fully fulfill their obligations.

4.7. The terms of this Agreement may be changed, or the Agreement may be terminated by mutual agreement of the parties with the obligatory drawing up of a written document.

5. BANK DETAILS OF THE PARTIES, ADDRESSES AND SIGNATURES OF THE PARTIES

Consumer:

GBUZ RB GKB No.13 g. Ufa					
450112, Republic of Bashkortostan,					
Ufa, st. Nezhinskaya, 28	Passport data				
phone number (347) 264-45-13, 240-13-13					
TIN 0273019949, KPP 027301001	Address				
PSRN 1020202397434					
1/s 20112041990, account 40601810400003000001					
Branch - NB Republic of Bashkortostan	Telephone:				
BIK 048073001, OKTMO 80701000001					
	E-mail address				
Signature:					
	Signature:				
	/				

Attachment 1				
to the Agreement for the	prov	ision o	of paid	
medicineservices from "	10	"	01	2022

Informed voluntary consent to receive paid medical services Informed voluntary consent to types of medical interventions

tion" dated Nove	aragraph 7 of Article 30 and Article 30 and Article 31, 2011 No. 323-FZ, signed, am		On the Fundamentals of Pro	-	zens in the Russian Federa- year of birth,
		(Full name	e of the citizen)		
registered	at				
I wish to re the city of Ufa.	ceive paid medical services at the		te of a citizen or legal representate in of Healthcare of the Repub		Clinical Hospital No. 13 of
possibilities and	ived a full and comprehensive exp conditions for the provision of fre				
	and am ready) to pay them. ained to me that I can receive one	of the types of paid medica	al services, as well as several	types of services.	
I am aware regimen, may red	and understand that failure to co luce the quality of the provided pa and understand that in order to ob	mply with the instructions and medical service, make it	of a doctor providing a paid t impossible to complete it or	I medical service, including time, or adversely affect	the state of health.
doctor. I voluntaril Clinical Hospital	y, without any coercion and in a	greement with the doctor,	have chosen paid medical se	ervices that I want to rece	eive at the GBUZ RB City
I have been	informed that I can receive medi				
cising my expand	services in the State Budgetary Held freedom of choice in receiving ar with (a) the current price list at	medical care for my cond	ition and choosing an alterna	tive treatment option for a	ı fee.
ment.	•				, , , , , , , , , , , , , , , , , , , ,
	this informed voluntary consent, and voluntary consent is an annex			S.	
patient's signatur	e name				
" "	20				
			ACT		
		delivery - acceptance of	f performed dental services		
Nome of the not	iont.				
Name of the pat	ient				
Ds:					
	Name of service	Qty	Guarantee	Life time	Price
Services	under the Contract dated "" _	20No	rendered/rece	ived in full. The Parties h	ave no claims to each other
regarding the per	formance of the agreement. The p	ayment is made by the con	sumer in full. This act is drav	wn up in two copies, havir	ng equal legal force.
		/		/	/
The work was ne	rformed by the doctor	()		
		······································	/		
The date					

This act is an integral part of the contract.

SAMPLE

Appe	ndix l	No. 3	3.2	
to Or	der N	o	32-OD_	
from	10"	01		2022

CONTRACT № for the provision of paid medical services for dental care (orthodontic services)

				""	twenty
2					·
The State Bu (hereinafter referred t State Register series	adgetary Healthcare Institution of the Reputo as the GBUZ RB City Clinical Hospital N 02 No. Federal Tax Service Inspectorate Nented by	o. 13 of Ufa) is registered No. 39 for the Republic	l as a legal entit of Bashkortosta	ty in accordance with tan, hereinafter referred	the Unified d to as the
20	ented by, on the one hand, and a citizen (ka),		asis of a po-		,
passport series	No, issue, hereinafter	ed by		, regi	stered at:
	hereinafter	referred to as the "Consur	mer", on the oth	er hand, collectively re	ferred to as
the "Parties" have ent	ered into this agreement (hereinafter - the Ag	reement) as follows:			
	1 THE CHILL	CT OF THE ACREEN	IENE		
of the Republic of B provides a paid media	has a license for medical activities datedashkortostan, located at the address: 450002 cal service to the Consumer (hereinafter refer the Service chosen by him on the terms of the	2, Republic of Bashkorton ared to as the Service), according to the service of th	stan, Ufa, st. Tu	ıkaeva, 23, tel. (347)	218-00-81,
Service code	Service name, order number	Guarantee	Quantity	List price, rub.	Amoun t payabl e, rub.
					+
					+
	The total cost of the Services according to	o the price list is:			
1.3. The Contractor p	provides the Service in accordance with the	approved procedures for	the provision of	medical care by the	Ministry of
Health of the Rus	ssian Federation, to the Consumer in	the department, the resp	onsible perso	at the from the Con	e address: tractor is
representative of the of citizens, which is s 1.5. The consumer co - acquainted Government of the Republic of Belarus, (1.6. By signing this A 1.7. The consumer pa 1.8. Deadlines for the 1.9. In the event of a part of this Agreement	2. RIGHTS AND OBLI	by the legislation of the Represent, is Appendix No. 1 and the Contractor: id medical services by medical services, valid in the prescribed manner. Intuitively agreed to provide described within the time limits expression.	ussian Federation 1 to this Agree edical organization the State Budge him with medistablished by the by " " ign an additional content of the stablished by the by " " ign an additional content of the stablished by the by " " ign an additional content of the stablished by the by " " ign an additional content of the stablished by the by " " ign an additional content of the stablished by the by " " ign an additional content of the stablished by the by " " ign an additional content of the stablished by the by " " ign an additional content of the stablished by the by " " ign an additional content of the stablished by the by " " ign an additional content of the stablished by the by " " ign an additional content of the stablished by the by " " ign an additional content of the stablished by the by " " ign an additional content of the stablished by the by " " ign an additional content of the stablished by the by " " ign an additional content of the stablished by the by " " ign an additional content of the stablished by the ign and	on on the protection of ment. tions (approved by Degetary Institution of Hecal services on a paid be contract with the Con	f the health cree of the ealth of the basis. tractor _ 20
2.1. The consumer h	as the right:				

Ufa

- require the provision of a Service of appropriate quality, information about the availability of a license and certificate, calculation of the cost of the Service provided;
- demand information about the methods of providing medical care, the risks associated with it, possible types of medical intervention, their consequences and the expected results of the provision of medical care;
 - choose the attending physician (subject to his consent);
- refuse to execute the contract for the performance of the Services at any time, subject to payment to the contractor of the expenses actually incurred by him, related to the fulfillment of obligations under this contract.
 - for gratuitous elimination of shortcomings of the rendered Service;
- for reimbursement of expenses incurred by him to eliminate the shortcomings of the rendered Service on his own or by third parties.
- all rights provided for by Federal Law No. 323-FZ "On the Fundamentals of Protecting the Health of Citizens in the Russian Federation", the Law "On Protection of Consumer Rights in the Russian Federation.

2.2. The consumer is obliged:

- inform the Contractor prior to the provision of the Service about past illnesses, allergic reactions known to him, about the presence of especially dangerous infections, contraindications to the provision of the Service;
- follow all the recommendations of the attending physician on treatment methods, on oral hygiene, including recommendations on taking products;

- -Regularly appear at the doctor's appointment at a strictly appointed time;
- pay the cost of the Service by making a 100% prepayment (with the consent of the Consumer) by bank transfer to the Contractor's account or in cash through the Contractor's cash desk;
 - payment for orthodontic work is made in stages, in accordance with the treatment plan;
 - in the event of a breakdown of the apparatus, detachment of elements fixed on the teeth pay the cost of repair, re-fixation;
 - undergo preventive treatment prescribed by an orthodontist before fixing the orthodontic apparatus;
 - keep X-ray and plaster models of the jaws during orthodontic treatment and five years after its completion;
- after the end of orthodontic treatment, follow all the doctor's recommendations to prevent relapse (repetition) and attend scheduled preventive examinations;
 - if it is necessary to manufacture retention devices, pay their cost according to the price list.
- in accordance with Art. 9 of the Federal Law of July 27, 2006 No. No. 152-FZ "On Personal Data" The consumer agrees to the processing of his personal data.

2.3. The performer has the right:

- in the event of emergency conditions, independently determine the scope of examinations, manipulations, surgical interventions necessary to establish a diagnosis, examination and provision of medical care, including those not provided for by the Agreement;
- refuse to provide the Service in the event of: the state of alcoholic, narcotic or toxic intoxication of the Consumer; inappropriate behavior during the reception; actions of the Consumer that threaten the life and health of the Contractor's personnel.
- in case of violation by the Consumer of clause 2.2. refuse to fulfill obligations under the contract only on condition of full compensation to the Contractor for losses;

2.4. The contractor is obliged:

- provide the Consumer with a qualified, high-quality Service provided for by the Agreement and maintain confidentiality;
- provide the Consumer with accessible and reliable information about the Service provided and the Consumer's health status;
- provide the Consumer with a warranty period for the medical services provided, in accordance with clause 1.2. of this agreement, in accordance with the Law on the Protection of Consumer Rights and the Regulation "On the establishment of an expiration date for types of dental care in the State Budgetary Healthcare Institution of the Republic of Belarus, City Clinical Hospital No. 13, Ufa" subject to the rules of hygiene, care and use of "dental products and materials";
- in case of failure to provide dental care on time for reasons beyond his control, appoint the Consumer a new date and time for the provision of assistance specified in this agreement.
- notify the consumer that non-compliance with the recommendations on the rules for the provision of the Services, including the prescribed treatment regimen, may reduce the quality of the paid medical service provided, make it impossible to complete it on time or adversely affect the health of the consumer.

3. RESPONSIBILITIES OF THE PARTIES

- 3.1. For non-fulfillment or improper fulfillment of obligations hereunder, the Parties shall be liable in the manner prescribed by the current legislation of the Russian Federation.
- 3.2. The harm caused to the life or health of the Consumer as a result of the provision of poor-quality paid medical services is subject to compensation by the Contractor in accordance with the legislation of the Russian Federation.
- 3.3. The Contractor is not responsible for the provision of medical services in an incomplete or smaller volume than provided for in this Agreement, in cases where the Consumer provides incomplete information about his health.
- 3.4. The Contractor shall be released from liability for non-fulfillment or improper fulfillment of its obligations under the Agreement if it proves that this happened due to force majeure, violation by the Consumer of his obligations or on other grounds provided for by the legislation of the Russian Federation.
- 3.5. Claims for the performance of the Services from the Consumer are accepted within the time limits stipulated by the legislation of the Russian Federation.
- 3.6. The Contractor represented by the Deputy Chief Medical Officer (tel.: 240-13-13) considers the claim and, if necessary, has the right to offer the Consumer a choice:
 - set a new term for the provision of the Service;
 - reduce the cost of the provided Service;
 - perform the Service by another specialist;
 - terminate the Agreement with compensation for losses in the prescribed manner;
 - free of charge to eliminate the shortcomings of the rendered Service;
 - terminate the Agreement and demand payment of a penalty in the amount determined by the legislation of the Russian Federation, and by agreement of the parties, the specified penalty can be paid by reducing the cost of the service provided.
- 3.7. In cases not provided for by the terms of this agreement, the parties are guided by the current legislation of the Russian Federation, Federal Law of November 21, 2011. No. 323-FZ "On the fundamentals of protecting the health of citizens in the Russian Federation", Federal Law No. 2300-1 of February 7, 1992 "On consumer protection", Decree of the Government of the Russian Federation of October 4, 2012 No. No. 1006 "On Approval of the Rules for the Provision of Paid Medical Services by Medical Organizations".
- 3.8. The parties are released from liability for the fulfillment of obligations in the event of force majeure.

4. OTHER TERMS

- 4.1. If it becomes necessary to perform additional work not provided for by the contract, they are performed with the written consent of the Consumer with payment according to the approved price list with the execution of a new contract.
- 4.2. The Agreement may be terminated by the Agreement of the Parties, on other grounds provided for by the current legislation of the Russian Federation.
- 4.3. The Parties acknowledge that on the part of the Contractor, the Contract is signed by the facsimile signature of the chief physician and has equal legal force as the original signature of the chief physician.
- 4.4. If the provision of paid medical services requires the provision of additional medical services for emergency reasons to eliminate the threat to the life of the consumer in case of sudden acute diseases, conditions, exacerbations of chronic diseases, such medical services are provided free of charge in accordance with the Federal Law "On the Basics of Protecting the Health of Citizens In Russian federation".
- 4.5. This agreement is made in two identical copies, one for each Party, and comes into force from the moment of its signing and is valid until the parties fully fulfill their obligations.
- 4.6. The terms of this Agreement may be changed, or the Agreement may be terminated by mutual agreement of the parties with the obligatory drawing up of a written document.

5. BANK DETAILS OF THE PARTIES, ADDRESSES AND SIGNATURES OF THE PARTIES

Executor:	Consumer:
GBUZ RB City Clinical Hospital No. 13, Ufa 450112, Republic of Bashkortostan,	
Ufa, st. Nezhinskaya, 28	
phone number (347) 264-45-13, 240-13-13 TIN 0273019949, KPP 027301001	Passport data
PSRN 1020202397434	Address
1/s 20112041990, account 40601810400003000001	
Branch - NB Republic of Bashkortostan	Telephone:
BIK 048073001, OKTMO 80701000001	E-mail address
Cianatura	
Signature:	Signature:
	Signature.

Attachment 1					
to the Agreement for the	prov	isior	n of paid		
medical services from "	10	"	01	2022	v.

Informed voluntary consent to receive paid medical services Informed voluntary consent to types of medical interventions

Federation" dated	aragraph 7 of Artic November 21, 2011 gned, am	ele 30 and Article 20 of the No. 323-FZ,	Federal Law "On the Fund		g the Health of Citizens in the Russian year of birth,
	at		(Full name of the citizen)		
the city of Ufa. I have receiv possibilities and comedical services a It was explai I am aware a regimen, may redu I am aware a doctor. I voluntarily Clinical Hospital N I have been receiving paid mee exercising my exp I am familia	eive paid medical se ed a full and compronditions for the prond am ready) to pay ned to me that I can and understand that ce the quality of the nd understand that i , without any coerce. No. 13 in Ufa. informed that I can dical services in the anded freedom of cl	rehensive explanation of the poisson of free medical serving them. receive one of the types of particular to comply with the interpretation order to obtain positive resion and in agreement with the receive medical care in ostate Budgetary Healthcare noice in receiving medical care.	e of residence of a citizen or legal Institution of Healthcare of proposed diagnostic measure ces within the framework of aid medical services, as well astructions of a doctor provice, make it impossible to consults of treatment, I must (a) the doctor, have chosen paid ther medical institutions regulation of the Republic or refor my condition and choose	es and treatment of my the free medical care p as several types of serviding a paid medical sermplete it on time, or adviolable and the prescription medical services that I garding my disease and f Belarus, City Clinical being an alternative treatment of the prescription of the prescri	rvice, including the prescribed treatment versely affect the state of health. ions, recommendations and advice of the I want to receive at the GBUZ RB City d confirm my consent to treatment and I Hospital No. 13, Ufa. In this case, I am
	d voluntary consent		d all its points, and I agree to or the provision of paid medi		
""		0			
Name of the patie	ent	delivery - acc	ACT reptance of performed dent	al services	
Ds:					
Na	me of service	Qty	Guarantee	Life time	Price
	ormance of the agree				The Parties have no claims to each other copies, having equal legal force.
The work was perf	formed by the doctor	r ()		
The date					

This act is an integral part of the contract.

SAMPLE

Appendix No	o. 3.3	
to Order No.	_32-OD_	
from"10"	01	2022

	CONTRAC	C1 N2	
for the provision of p	aid medical servic	es for treatment in self-supporti	ng wards
Ufa ""20			
The State Budgetary Healthcare Institution	of the Republic of	Bashkortostan City Clinical Hosp	ital No. 13 of the city of Ufa (herein-
after referred to as the GBUZ RB City Clinical H	lospital No. 13 of U	Jfa) is registered as a legal entity	in accordance with the Unified State
Register series 02 No. Federal Tax Service Inspect			
represented bya	acting (s) on the bas	sis of a power of attorney dated "_	"
the one hand, and a citizen (ka),			, passport series
No, issued	by		, registered at:
	hereinafter ref	erred to as the "Consumer", on the	other hand, collectively referred to as
the "Parties" have entered into this agreement (here	einafter - the Agree	ment) as follows:	
1.	ГНЕ SUBJECT O	F THE AGREEMENT	
1.1. A contractor who has a license for medical act	tivities dated	No	issued by the Ministry of Health
of the Republic of Bashkortostan, located at the ac	ldress: 450002, Rep	public of Bashkortostan, Ufa, st. To	ukaeva, 23, tel. (347) 218-00-81, pro-
vides a paid medical service in self-supporting wa	ards to the Consum	er (hereinafter referred to as the	Service), according to the list of Ser-
vices, and the Consumer is obliged to pay for the S			_
1.2. List of rendered Services:	·	C	
1.2.1. The cost of treatment for one day in the		department is	rubles.
1.2.2. The amount of expenses for standard paracli	nical studies (exam	inations) for the course of treatme	nt is rubles.
1.2.3. Number of bed-days of treatment in the department in the de	artment		
1.2.4. The total cost of the Services according to the	ne price list is:	rubles.	
1.3. Service provision period:			·
1.4. Service code			
1.5. The provision of medical services under this			ntary consent of the Consumer (legal
representative of the Consumer), given in the mar	•		•

- 1.6. The consumer confirms that at the time of signing this Agreement, the Contractor:
 acquainted him with the Rules for the provision of paid medical services by medical organizations (approved by Decree of the Government of the Russian Federation of October 04, 2012 No. 1006)
- acquainted him with the Price List of prices (tariffs) for medical services, valid in the State Budgetary Institution of Health of the Republic of Belarus, City Clinical Hospital No. 13, Ufa, approved in the prescribed manner.
- 1.6. By signing this Agreement, the Consumer confirms that he voluntarily agreed to provide him with medical services on a paid basis.

of citizens, which is signed before the date of conclusion of the Agreement, is Appendix No. 1 to this Agreement.

1.7. In the event of a change in the term for the provision of medical services, the Parties sign an additional agreement, which is an integral part of this Agreement.

2. RIGHTS AND OBLIGATIONS OF THE PARTIES

2.1. The consumer has the right:

- require the provision of a Service of appropriate quality, information about the availability of a license and certificate, calculation of the cost of the Service provided;
- demand information about the methods of providing medical care, the risks associated with it, possible types of medical intervention, their consequences and the expected results of the provision of medical care;
- choose the attending physician;
- to reliable, timely and complete information about the state of their health;
- voluntary consent and refusal of medical intervention;
- at will, choose medicines prescribed by the attending physician that are not included in the list of vital and essential medicines for its use in treatment (in accordance with paragraph 28, part II "Prescribing medicines when providing medical care in a hospital" Order of December 20, 2012 N 1175n "On approval of the procedure for prescribing and prescribing medicines, as well as forms of prescription forms for medicines, the procedure for issuing these forms, their accounting and storage"), having issued informed voluntary consent as an annex to this agreement;
- refuse to execute the contract for the performance of the Services at any time, subject to payment to the contractor of the expenses actually incurred by him, related to the fulfillment of obligations under this contract.
- for gratuitous elimination of shortcomings of the rendered Service;
- for reimbursement of expenses incurred by him to eliminate the shortcomings of the rendered Service on his own or by third parties.
- to all rights provided for by Federal Law No. 323-FZ "On the Fundamentals of Protecting the Health of Citizens in the Russian Federation", the Law "On Protection of Consumer Rights in the Russian Federation"

2.2. The consumer is obliged:

- Reliably and fully report data related to the history of life, anamnesis of the disease, inform about all previous diseases, including chronic, infectious and venereal, all types of allergic reactions, existing neuropsychiatric disorders (epilepsy, etc.), HIV infection (AIDS), diabetes mellitus, existing pathological and physiological addictions (alcohol, drugs), previous and existing blood diseases (anemia, etc.), as well as existing prolonged bleeding, rheumatic diseases, congenital or acquired heart defects, cardiovascular diseases (heart failure, coronary insufficiency, coronary heart disease, hypertension, hypotension, heart attack), other vascular diseases (stroke, atherosclerosis, etc.), the presence of

a pacemaker or a prosthetic heart valve, injuries, respiratory diseases, other features of the anamnesis of life and diseases that have to be treated, including information about constantly taking drugs;

- fulfill the requirements that ensure the quality provision of the Service, including the provision of the information necessary for this;
- follow all the recommendations of the attending physician on treatment methods;
- present an identity document when concluding the Agreement;
- strictly follow the prescriptions and recommendations of the attending physician;
- -strictly observe the order and regime established in the Contractor's premises;
- -pay the cost of the Service by making a 100% prepayment (with the consent of the Consumer) by bank transfer to the Contractor's account or in cash through the Contractor's cash desk.
- in accordance with Art. 9 of the Federal Law of July 27, 2006 No. No. 152-FZ "On Personal Data" The consumer agrees to the processing of his personal data.

2.3. The performer has the right:

- replace the attending physician in the event of an objective impossibility to carry out treatment by this specialist, and also, if necessary, refer the Consumer for consultation with other specialists;
- independently, represented by the Contractor's specialists, select the tactics and methods of treatment, the method of anesthesia, the selection of materials and medicines, determine the scope of diagnostic, preventive and therapeutic measures in accordance with medical indications:
- -in the event of emergency conditions, independently determine the scope of examinations, manipulations, surgical interventions necessary to establish a diagnosis, examination and provision of emergency medical care, including those not provided for by the Agreement;
- refuse the Consumer to provide the Service if the Consumer fails to comply with the recommendations on the rules for the provision of the Service and / or identified contraindications for health reasons;
- to prescribe medicines that are not included in the list of vital and essential medicines, having obtained the written informed consent of the consumer.

2.4. The contractor is obliged:

- provide the Consumer with free, accessible and reliable information, including information about the location of the Hospital (place of state registration), working hours, a list of paid medical

services with an indication of their cost, on the conditions for the provision and receipt of these services, including information on benefits for certain categories of citizens, as well as information on the qualifications and certification of specialists, as well as provide the Consumer with information on the progress of the provision of medical services, a medical card and other documents for review;

- -provide the Services constituting the subject of the Agreement in a quality manner and within the time period established by the Agreement;
- provide the Services that are the subject of the Agreement in accordance with the methods of diagnostics, prevention and treatment permitted for use in the territory of the Russian Federation;
- maintain a medical record of an inpatient;
- observe medical secrecy regarding information about the fact of applying for medical care, the health status of the Consumer, the diagnosis of his illness and other information obtained during his examination and treatment;
- replace the attending physician at the request of the Consumer, made in writing, if there is a good reason and an objective opportunity on the part of the Contractor;
- if necessary, refer the Consumer to inpatient treatment to provide certain types of operational surgical care to other medical institutions;
- notify the Consumer about the circumstances that objectively impede the possibility of providing the Services.
- notify the consumer that non-compliance with the recommendations on the rules for the provision of the Services, including the prescribed treatment regimen, may reduce the quality of the paid medical service provided, make it impossible to complete it on time or adversely affect the health of the consumer.

3. PAYMENT PROCEDURE

- 3.1. The price of the Agreement consists of the cost of medical services and expenses (expenses) of the Contractor associated with the provision of Services to the Consumer.
- 3.2. If during the provision of the Service an objective need is revealed to change the treatment plan planned and agreed upon by the Parties, which entails a change in the price of the Agreement due to an increase (change) in the scope of work, the cost of services specified in clause
- 1.2. of the Agreement, may be adjusted by the Parties both upwards and downwards.
- 3.3. Payment is made in rubles in a non-cash form or in cash by depositing funds into the cash desk of the Contractor or in a mixed (cash, non-cash) manner.
- 3.4. Payment under the contract can be made by a third party.

4. RESPONSIBILITIES OF THE PARTIES

- 4.1. For non-fulfillment or improper fulfillment of obligations hereunder, the Parties shall be liable in the manner prescribed by the current legislation of the Russian Federation.
- 4.2. The harm caused to the life or health of the Consumer as a result of the provision of poor-quality paid medical services is subject to compensation by the Contractor in accordance with the legislation of the Russian Federation.
- 4.3. The Contractor is not responsible for the provision of medical services in an incomplete or smaller volume than provided for in this Agreement, in cases where the Consumer provides incomplete information about his health.
- 4.4. Claims for the performance of the Services from the Consumer are accepted within the time limits stipulated by the legislation of the Russian Federation. The Contractor considers the claim and offers the Consumer a choice:
 - appoint a new term for the provision of the Service;
 - reduce the cost of the provided Service;
 - perform the Service by another specialist;
 - terminate the Agreement with compensation for losses in the prescribed manner;
 - free of charge to eliminate the shortcomings of the rendered Service;

- terminate the contract and demand payment of a penalty in the amount determined by the legislation of the Russian Federation, and by agreement of the parties, the specified penalty can be paid by reducing the cost of the Service provided.
- 4.5. The Consumer is obliged to fully compensate the Contractor for the losses incurred if the Contractor was unable to provide the Service or was forced to stop providing it due to the fault of the Consumer.
 - 4.6. In cases not provided for by the terms of this agreement, the parties are guided by the current legislation of the Russian Federation, Federal Law of November 21, 2011. No. 323-FZ "On the fundamentals of protecting the health of citizens in the Russian Federation", Federal Law No. 2300-1 of February 7, 1992 "On consumer protection", Decree of the Government of the Russian Federation of October 4, 2012 No. No. 1006 "On Approval of the Rules for the Provision of Paid Medical Services by Medical Organizations".
 - 4.7. The parties are released from liability for the fulfillment of obligations in the event of force majeure.

5. OTHER TERMS

- 5.1. When clarifying the diagnosis, identifying concomitant diseases, the need arises to perform additional work not provided for by the Contract, they are performed with the written consent of the Consumer with payment according to the approved Price List, with the execution of an additional agreement to the Contract, which is an integral annex to the Contract.
- 5.2. The Agreement may be terminated by agreement of the Parties, on other grounds provided for by the current legislation of the Russian Federation.
- 5.3. The Parties acknowledge that on the part of the Contractor, the Contract is signed by the facsimile signature of the chief physician and has equal legal force as the original signature of the chief physician.
- 5.4. This agreement is made in two identical copies, one for each Party, and comes into force from the moment of its signing and is valid until the parties fully fulfill their obligations.
- 5.5. The terms of this Agreement may be changed, or the Agreement may be terminated by mutual agreement of the parties with the obligatory drawing up of a written document.
- 5.6. The documents confirming the fact of the provision of the service are the Extract from the medical history and the Certificate of Services Rendered.
- 5.7. An integral part of the Agreement is the Informed voluntary consent to receive paid medical services and the Informed voluntary consent to types of medical interventions (Appendix No. 1) and is signed before the date of conclusion of the Agreement.
- 5.8. If the provision of paid medical services requires the provision of additional medical services for emergency reasons to eliminate the threat to the life of the consumer in case of sudden acute diseases, conditions, exacerbations of chronic diseases, such medical services are provided free of charge in accordance with the Federal Law "On the Basics of Protecting the Health of Citizens In Russian federation".

6. BANK DETAILS, ADDRESSES AND SIGNATURES OF THE PARTIES

Executor:	Consumer:
GBUZ RB GKB No.13 g. Ufa	
450112, Republic of Bashkortostan,	
Ufa, st. Nezhinskaya, 28	Passport data
phone number (347) 264-45-13, 240-13-13	<u>-</u>
TIN 0273019949, KPP 027301001	Address
PSRN 1020202397434	
1/s 20112041990, account 40601810400003000001	Telephone:
Branch - NB Republic of Bashkortostan	E-mail address
BIK 048073001, OKTMO 80701000001	
Signature:	Signature:
/	
	Full name

wards

Signature Full name

Attachment 1 to the Agreement for the provision of paid medical services for treatment in self-supporting from "_10___"__01_____2022y.

Informed voluntary consent to receive paid medical services Informed voluntary consent to types of medical interventions

			f the Federal Law "	On the Fundamentals of P	Protecting the Health	of Citizens in the Russian Federa-
	nber 21, 2011 No. 32 signed, am				٠٠ ،,	year of birth,
	-g., u		(Full name	of the citizen)		
registered	at					
				e of a citizen or legal repre		
the city of Ufa.	-			-		n City Clinical Hospital No. 13 of
						se, I have been informed about the m, I agree to the provision of paid
medical services a	and am ready) to pay	them.			1 0	n, ragree to the provision of paid
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cising my expande	ed freedom of choice	in receiving medica	al care for my condi	tion and choosing an alter	native treatment option	o. 13, Ufa. In this case, I am exer- on for a fee. service by making a 100% prepay-
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GBUZ RB GK	B No.13 g. Ufa			FULL NAME		
Signature				Signature		
The act on the part physician	of the Contractor is sign	ned by the facsimile s	signature of the chief			
Head of	D	epartment	_()		

Appendix No.	3.4	
to Order No.	_32-OD_	
from"_10_" _	01	_2022

CONTRACT №_____ for the provision of paid medical services for treatment in self-supporting wards (for surgical departments)

Ufa ""20
The State Budgetary Healthcare Institution of the Republic of Bashkortostan City Clinical Hospital No. 13 of the city of Ufa (hereinafter referred to as the GBUZ RB City Clinical Hospital No. 13 of Ufa) is registered as a legal entity in accordance with the Unified State Register series 02 No. Federal Tax Service Inspectorate No. 39 for the Republic of Bashkortostan, hereinafter referred to as the "Contractor", represented by
1. THE SUBJECT OF THE AGREEMENT
1.1. A contractor who has a license for medical activities dated
rubles.
1.2.5. Number of bed-days of treatment in the department
1.4. Service code 1.5. The provision of medical services under this Agreement is carried out with the information voluntary consent of the Consumer (lega representative of the Consumer), given in the manner prescribed by the legislation of the Russian Federation on the protection of the health of citizens, which is signed before the date of conclusion of the Agreement, is Appendix No. 1 to this Agreement. 1.6. The consumer confirms that at the time of signing this Agreement, the Contractor: - acquainted him with the Rules for the provision of paid medical services by medical organizations (approved by Decree of the Government).

- acquainted him with the Rules for the provision of paid medical services by medical organizations (approved by Decree of the Government of the Russian Federation of October 04, 2012 No. 1006);
- acquainted him with the Price List of prices (tariffs) for medical services, valid in the State Budgetary Institution of Health of the Republic of Belarus, City Clinical Hospital No. 13, Ufa, approved in the prescribed manner.
- 1.7. By signing this Agreement, the Consumer confirms that he voluntarily agreed to provide him with medical services on a paid basis.
- 1.8. In the event of a change in the term for the provision of medical services, the Parties sign an additional agreement, which is an integral part of this Agreement.

2. RIGHTS AND OBLIGATIONS OF THE PARTIES

2.1. The consumer has the right:

- require the provision of a Service of appropriate quality, information about the availability of a license and certificate, calculation of the cost of the Service provided;
- demand information about the methods of providing medical care, the risks associated with it, possible types of medical intervention, their consequences and the expected results of the provision of medical care;
- choose the attending physician;
- to reliable, timely and complete information about the state of their health;
- voluntary consent and refusal of medical intervention;
- for gratuitous elimination of shortcomings of the rendered Service;
- for reimbursement of expenses incurred by him to eliminate the shortcomings of the rendered Service on his own or by third parties.
- at will, choose medicines prescribed by the attending physician that are not included in the list of vital and essential medicines for its use in treatment (in accordance with paragraph 28, part II "Prescribing medicines when providing medical care in a hospital" Order of December 20, 2012 N 1175n "On approval of the procedure for prescribing and prescribing medicines, as well as forms of prescription forms for medicines, the procedure for issuing these forms, their accounting and storage"), having issued informed voluntary consent as an annex to this agreement;
- refuse to execute the contract for the performance of the Services at any time, subject to payment to the contractor of the expenses actually incurred by him, related to the fulfillment of obligations under this contract.
- all rights provided for by Federal Law No. 323-FZ "On the Fundamentals of Protecting the Health of Citizens in the Russian Federation", the Law "On Protection of Consumer Rights in the Russian Federation.

2.2. The consumer is obliged:

- Reliably and fully report data related to the history of life, anamnesis of the disease, inform about all previous diseases, including chronic, infectious and venereal, all types of allergic reactions, existing neuropsychiatric disorders (epilepsy, etc.), HIV infection (AIDS), diabetes mellitus, existing pathological and physiological addictions (alcohol, drugs), previous and existing blood diseases (anemia, etc.), as well as existing prolonged bleeding, rheumatic diseases, congenital or acquired heart defects, cardiovascular diseases (heart failure, coronary insufficiency, coronary heart disease, hypertension, hypotension, heart attack), other vascular diseases (stroke, atherosclerosis, etc.), the presence of

a pacemaker or a prosthetic heart valve, injuries, respiratory diseases, other features of the anamnesis of life and diseases that have to be treated, including information about constantly taking drugs;

- fulfill the requirements that ensure the quality provision of the Service, including the provision of the information necessary for this;
- follow all the recommendations of the attending physician on treatment methods;
- present an identity document when concluding the Agreement;
- strictly follow the prescriptions and recommendations of the attending physician;
- -strictly observe the order and regime established in the Contractor's premises;
- -pay the cost of the Service by making a 100% prepayment (with the consent of the Consumer) by bank transfer to the Contractor's account or in cash through the Contractor's cash desk.
- in accordance with Art. 9 of the Federal Law of July 27, 2006 No. No. 152-FZ "On Personal Data" The consumer agrees to the processing of his personal data.

2.3. The performer has the right:

- replace the attending physician in the event of an objective impossibility to carry out treatment by this specialist, and also, if necessary, refer the Consumer for consultation with other specialists;
- independently, represented by the Contractor's specialists, select the tactics and methods of treatment, the method of anesthesia, the selection of materials and medicines, determine the scope of diagnostic, preventive and therapeutic measures in accordance with medical indications:
- -in the event of emergency conditions, independently determine the scope of examinations, manipulations, surgical interventions necessary to establish a diagnosis, examination and provision of emergency medical care, including those not provided for by the Agreement;
- refuse the Consumer to provide the Service if the Consumer fails to comply with the recommendations on the rules for the provision of the Service and / or identified contraindications for health reasons;
- to prescribe medicines that are not included in the list of vital and essential medicines, having obtained the written informed consent of the consumer.

2.4. The contractor is obliged:

- provide the Consumer with free, accessible and reliable information, including information about the location of the Hospital (place of state registration), working hours, a list of paid medical

services with an indication of their cost, on the conditions for the provision and receipt of these services, including information on benefits for certain categories of citizens, as well as information on the qualifications and certification of specialists, as well as provide the Consumer with information on the progress of the provision of medical services, a medical card and other documents for review;

- -provide the Services constituting the subject of the Agreement in a quality manner and within the time period established by the Agreement;
- provide the Services that are the subject of the Agreement in accordance with the methods of diagnostics, prevention and treatment permitted for use in the territory of the Russian Federation;
- maintain a medical record of an inpatient;
- observe medical secrecy regarding information about the fact of applying for medical care, the health status of the Consumer, the diagnosis of his illness and other information obtained during his examination and treatment;
- replace the attending physician at the request of the Consumer, made in writing, if there is a good reason and an objective opportunity on the part of the Contractor;
- if necessary, refer the Consumer to inpatient treatment to provide certain types of operational surgical care to other medical institutions;
- notify the Consumer about the circumstances that objectively impede the possibility of providing the Services.
- notify the consumer that non-compliance with the recommendations on the rules for the provision of the Services, including the prescribed treatment regimen, may reduce the quality of the paid medical service provided, make it impossible to complete it on time or adversely affect the health of the consumer.

3. PAYMENT PROCEDURE

- 3.1. The price of the Agreement consists of the cost of medical services and expenses (expenses) of the Contractor associated with the provision of Services to the Consumer.
- 3.2. If during the provision of the Service an objective need is revealed to change the treatment plan planned and agreed upon by the Parties, which entails a change in the price of the Agreement due to an increase (change) in the scope of work, the cost of services specified in clause 1.2. of the Agreement, may be adjusted by the Parties both upwards and downwards.
- 3.3. Payment is made in rubles in a non-cash form or in cash by depositing funds into the cash desk of the Contractor or in a mixed (cash, non-cash) manner.
- 3.4. Payment under the contract can be made by a third party.

4. RESPONSIBILITIES OF THE PARTIES

- 4.1. For non-fulfillment or improper fulfillment of obligations hereunder, the Parties shall be liable in the manner prescribed by the current legislation of the Russian Federation.
- 4.2. The harm caused to the life or health of the Consumer as a result of the provision of poor-quality paid medical services is subject to compensation by the Contractor in accordance with the legislation of the Russian Federation.
- 4.3. The Contractor is not responsible for the provision of medical services in an incomplete or smaller volume than provided for in this Agreement, in cases where the Consumer provides incomplete information about his health.
- 4.4. Claims for the performance of the Services from the Consumer are accepted within the time limits stipulated by the legislation of the Russian Federation. The Contractor considers the claim and offers the Consumer a choice:
 - appoint a new term for the provision of the Service;
 - reduce the cost of the provided Service;
 - perform the Service by another specialist;
 - terminate the Agreement with compensation for losses in the prescribed manner;
 - free of charge to eliminate the shortcomings of the rendered Service;
 - terminate the contract and demand payment of a penalty in the amount determined by the legislation of the Russian Federation, and by agreement of the parties, the specified penalty can be paid by reducing the cost of the Service provided.
- 4.5. The Consumer is obliged to fully compensate the Contractor for the losses incurred if the Contractor was unable to provide the Service or was forced to stop providing it due to the fault of the Consumer.
- 4.6. In cases not provided for by the terms of this agreement, the parties are guided by the current legislation of the Russian Federation, Federal Law of November 21, 2011. No. 323-FZ "On the fundamentals of protecting the health of citizens in the Russian Federation", Federal

Law No. 2300-1 of February 7, 1992 "On consumer protection", Decree of the Government of the Russian Federation of October 4, 2012 No. No. 1006 "On Approval of the Rules for the Provision of Paid Medical Services by Medical Organizations".

4.7. The parties are released from liability for the fulfillment of obligations in the event of force majeure.

5. OTHER TERMS

- 5.1. When clarifying the diagnosis, identifying concomitant diseases, the need arises to perform additional work not provided for by the Contract, they are performed with the written consent of the Consumer with payment according to the approved Price List, with the execution of an additional agreement to the Contract, which is an integral annex to the Contract.
- 5.2. The Agreement may be terminated by agreement of the Parties, on other grounds provided for by the current legislation of the Russian Federation.
- 5.3. The Parties acknowledge that on the part of the Contractor, the Contract is signed by the facsimile signature of the chief physician and has equal legal force as the original signature of the chief physician.
- 5.4. This agreement is made in two identical copies, one for each Party, and comes into force from the moment of its signing and is valid until the parties fully fulfill their obligations.
- 5.5. The document confirming the fact of the provision of the service is an Extract from the medical history and the Certificate of Services Rendered.
- 5.6. The terms of this Agreement may be changed, or the Agreement may be terminated by mutual agreement of the parties with the obligatory drawing up of a written document.
- 5.7. An integral part of the Agreement is the Informed voluntary consent to receive paid medical services and the Informed voluntary consent to types of medical interventions (Appendix No. 1) and is signed before the date of conclusion of the Agreement.
- 5.8. If the provision of paid medical services requires the provision of additional medical services for emergency reasons to eliminate the threat to the life of the consumer in case of sudden acute diseases, conditions, exacerbations of chronic diseases, such medical services are provided free of charge in accordance with the Federal Law "On the Basics of Protecting the Health of Citizens In Russian federation".

6. BANK DETAILS, ADDRESSES AND SIGNATURES OF THE PARTIES

Executor:	Consumer:
GBUZ RB GKB No.13 g. Ufa	
450112, Republic of Bashkortostan,	
Ufa, st. Nezhinskaya, 28	Passport data
phone number (347) 264-45-13, 240-13-13	
TIN 0273019949, KPP 027301001	Address
PSRN 1020202397434	
1/s 20112041990, account 40601810400003000001	Telephone:
Branch - NB Republic of Bashkortostan	E-mail address
BIK 048073001, OKTMO 80701000001	
Signature:	Signature:
/	Signature.
	Full name

Attachment 1 to the Agreement for the provision of paid medical services for treatment in self-supporting wards (for surgical departments) from "__10__"__01____2022

Informed voluntary consent to receive paid medical services Informed voluntary consent to types of medical interventions On the basis of paragraph 7 of Article 30 and Article 20 of the Federal Law "On the Fundamentals of Protecting the Health of Citizens in the Russian Federal

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registered	at						
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