



On approval of the rules for keeping records of healthcare entities providing medical care within the guaranteed scope of free medical care and (or) within the compulsory social health insurance system

Unofficial translation

Order of the Minister of Healthcare of the Republic of Kazakhstan № KR DSM-186/2020 dated November 6, 2020. Registered with the Ministry of Justice of the Republic of Kazakhstan on November 11, 2020 under № 21619.

Unofficial translation

In conformity with sub-paragraph 67 of Article 7 of the Code of the Republic of Kazakhstan of July 7, 2020 “On Public Health and the Health Care System”, **I HEREBY ORDER:**

1. That the attached rules for keeping records of healthcare subjects providing medical care within the guaranteed volume of free medical care and (or) in the system of compulsory social medical insurance shall be approved.

2. That in accordance with the procedure established by the legislation of the Republic of Kazakhstan, the Department for Coordination of Mandatory Social Health Insurance of the Ministry of Healthcare of the Republic of Kazakhstan shall provide:

- 1) the state registration hereof with the Ministry of Justice of the Republic of Kazakhstan;
- 2) the placement hereof on the website of the Ministry of Healthcare of the Republic of Kazakhstan after its official publication;
- 3) within ten working days after state registration hereof, submission to the Legal Department of the Ministry of Health of the Republic of Kazakhstan of information on the implementation of activities stipulated by sub-paragraphs 1) and 2) of this paragraph.

3. That the First Vice-Minister of Healthcare of the Republic of Kazakhstan, M.Y. Shoranova shall be charged with control over execution hereof.

4. This order shall be put into effect ten calendar days after the date of its first official publication.

*Minister of Healthcare
of the Republic of Kazakhstan*

A. Tsoy

Approved by order
of the Minister of Healthcare
of the Republic of Kazakhstan
№ KR DSM-186/2020
dated 06.11.2020

The Rules for maintaining records of healthcare entities providing medical care within the framework of the guaranteed volume of free medical care and (or) in the compulsory social health insurance system

Footnote. Rules - as amended by the order of the acting Minister of Healthcare of the Republic of Kazakhstan dated 17.08.2023 № 145 (shall come into effect upon the expiration of ten calendar days after the day of its first official publication).

Chapter 1. General provisions

1. These Rules for maintaining records of healthcare entities providing medical care within the framework of the guaranteed volume of free medical care and (or) in the compulsory social health insurance system (hereinafter referred to as the Rules) have been developed in accordance with subparagraph 67) of Article 7 of the Code of the Republic of Kazakhstan "On Public Health and Healthcare System" (hereinafter referred to as the Code) and shall determine the procedure for maintaining records of healthcare entities providing medical care within the framework of the guaranteed volume of free medical care (hereinafter referred to as the Guaranteed volume of free medical care) and (or) in the compulsory social health insurance system (hereinafter referred to as the Compulsory social health insurance system).

2. These Rules shall use the following basic concepts:

1) social health insurance fund (hereinafter referred to as the Fund) - a non-profit organization that accumulates deductions and contributions, as well as purchases and pays for the services of healthcare entities providing medical care in the volumes and on the conditions stipulated by the contract for the purchase of medical services, and other functions, determined by the laws of the Republic of Kazakhstan;

2) co-executor - a healthcare entity included in the database of healthcare entities applying for medical care provision within the framework of the guaranteed volume of medical care and (or) in the compulsory medical insurance system (hereinafter referred to as the Database), with which the supplier entered into a co-execution agreement to fulfill part of the supplier's obligations under the concluded agreement procurement of medical services within the framework of the guaranteed volume of medical care or in the compulsory medical insurance system or a contract for the purchase of services for additional provision of the guaranteed volume of medical care;

3) co-execution agreement - an agreement in writing between the supplier and the healthcare entity, providing for the provision of medical care within the framework of the guaranteed volume of medical care and (or) in the compulsory medical insurance system to fulfill part of the supplier's obligations under the concluded contract for the purchase of services or additional provision of the guaranteed volume of medical care;

4) authorized body in the field of healthcare (hereinafter referred to as the Authorized body) - the central executive body exercising leadership and intersectoral coordination in the field of protecting the health of citizens of the Republic of Kazakhstan, medical and pharmaceutical science, medical and pharmaceutical education, sanitary and epidemiological welfare of the population, circulation of medicines and medical products, quality of medical services (assistance);

5) healthcare entities – healthcare organizations, as well as individuals engaged in private medical practice and pharmaceutical activities;

6) database – a list of healthcare entities applying for medical care provision within the framework of the State Guaranteed Volume of Medical Care and (or) the Compulsory Medical Insurance, formed by the fund in accordance with these Rules;

7) web portal for the procurement of services from healthcare entities (concerning the Rules) (hereinafter referred to as the Web portal) – an information system that provides a single point of access to electronic services for the procurement of services from healthcare entities within the framework of the guaranteed volume of medical care and (or) in the compulsory medical insurance system;

8) supplier - a healthcare entity with which the fund or administrator of budget programs has agreed on the purchase of medical services within the framework of the guaranteed volume of medical care or in the compulsory medical insurance system or an agreement for the purchase of services for additional provision of the guaranteed volume of medical care in accordance with the order of the Minister of Healthcare of the Republic of Kazakhstan dated December 8, 2020, № KR DSM-242/2020 "On approval of the rules for the procurement of services from healthcare entities for the provision of medical care within the framework of the guaranteed volume of free medical care and (or) in the compulsory social health insurance system" (registered in the State Register of Normative Legal Acts under № 21744) (hereinafter referred to as Procurement rules);

9) contract for the purchase of services for additional provision of the guaranteed volume of medical care (hereinafter referred to as the Contract for the purchase of services) - an agreement in writing between the administrator of budget programs and the healthcare entity, providing for the provision of medical care within the framework of the guaranteed volume of medical care;

10) contract for the purchase of medical services within the framework of the guaranteed volume of medical care or in the compulsory medical insurance system (hereinafter referred to as the Contract for the purchase of services) - an agreement in writing between the fund and the healthcare entity, providing for the provision of medical care within the framework of the guaranteed volume of medical care or in the compulsory medical insurance system;

11) digital healthcare entity – a legal entity carrying out activities or entering into public relations in terms of information and technical support of healthcare information systems, including organizational and methodological work with healthcare entities;

12) electronic document – a document in which information is presented in electronic digital form and certified employing an electronic digital signature;

13) electronic digital signature (hereinafter referred to as EDS) – a set of electronic digital symbols created using an electronic digital signature and confirming the authenticity of the electronic document, its ownership and immutability of content.

Chapter 2.

The procedure for maintaining records of healthcare entities providing medical care within the framework

of the guaranteed volume of free medical care and (or) in the compulsory social health insurance system

3. Maintaining records of healthcare entities providing medical care within the framework of the guaranteed volume of medical care and (or) in the compulsory medical insurance system (hereinafter referred to as the Registration of healthcare entities) shall be carried out by the fund.

4. Registration of healthcare entities shall be carried out through:

1) formation and updating of the database;

2) formation and updating of the list of healthcare entities excluded from the database;

3) formation and updating of the list of co-executors;

4) identification of healthcare entities included in the database as appropriate for the conclusion of long-term procurement contracts for up to three years (hereinafter referred to as the long-term contract).

Footnote. Paragraph 4 as amended by the order of the Minister of Healthcare of the Republic of Kazakhstan dated 22.11.2024 № 96 (shall enter into force upon expiry of the day of its first official publication).

5. The formation of the database shall be carried out by the fund on the web portal on an ongoing basis based on applications submitted by healthcare entities for inclusion (updating) in the database(s) of healthcare entities applying for medical care provision within the framework of the guaranteed volume of medical care and (or) in the compulsory medical insurance system under form in accordance with Appendix 1 to these Rules (hereinafter referred to as the Application).

6. The application shall be submitted by the healthcare entity at the location of the production base(s) located in the corresponding administrative-territorial unit (region, city of republican significance, capital), on the web portal in electronic form, certified by the digital signature of the head of the healthcare entity or person authorized by him in cases of:

1) availability of a license for medical activities and annexes to it, confirming the right to provide relevant medical services at the location of the production base of the healthcare

entity in accordance with the Law of the Republic of Kazakhstan "On Permits and Notifications" (hereinafter referred to as the Law), registered in the information system "E-Licensing" State Database"(hereinafter referred to as the "E-licensing" SDB);

2) non-involvement in bankruptcy or liquidation proceedings;

3) absence of restrictions on inclusion in the database in accordance with subparagraphs 2), 3), 4), 6) and 9) of paragraph 17 of these Rules;

4) availability of a license for pharmaceutical activities and annexes to it, confirming the right to manufacture medicinal products and (or) retail sale of medicinal products at the location of the production base(s) of the healthcare entity applying to provide medical care within the framework of State guaranteed volume of medical care and (or) in the compulsory medical insurance system in accordance with the Law and Rules for organizing the provision of medical care, established by the Code and other regulatory legal acts in the field of healthcare, registered in "E-licensing" SDB;

5) availability of a license to handle devices and installations that generate ionizing radiation and appendices to it, confirming the right to use devices and installations that generate ionizing radiation at the location of the production base(s) of the healthcare entity applying (claiming) to provide medical care within the framework of the guaranteed volume of medical care and (or) in the compulsory medical insurance system in accordance with the Law and the rules for organizing the provision of medical care, established by the Code and other regulatory legal acts in the field of healthcare, registered in "E-licensing" SDB;

6) availability of a license to carry out activities in the field of trafficking in narcotic drugs, psychotropic substances, and precursors and appendices to it, confirming the right to carry out activities related to the trafficking of narcotic drugs, psychotropic substances and precursors in the field of health care at the location of the production base(s) of the healthcare entity applying for medical care provision within the framework of the guaranteed volume of medical care and (or) in the compulsory medical insurance system in accordance with the Law and the rules for organizing the provision of medical care established by the Code and other regulatory legal acts in the field of healthcare, registered in "E-licensing" SDB;

7) availability of a permit in the field of sanitary and epidemiological welfare of the population issued in accordance with the order of the Minister of Healthcare of the Republic of Kazakhstan dated December 30, 2020, № KR DSM-336/2020 "On some issues of the provision of public services in the field of sanitary and epidemiological welfare of the population" (registered in the State Register of Normative Legal Acts under № 22004) (for an object of high epidemiological significance - a copy of the sanitary and epidemiological conclusion on the compliance of the object of high epidemiological significance with regulatory legal acts in the field of sanitary and epidemiological welfare of the population or its electronic form from the state electronic register of permits and notifications; for an object of minor epidemic significance - a copy or electronic form of notification about the start of activities (operation) of an object of minor epidemic significance from the state electronic

register of permits and notifications (hereinafter referred to as the Permitting document in the field of sanitary and epidemiological welfare of the population) to the production base(s) of a healthcare entity applying for the provision of medical care within the framework of the guaranteed volume of medical care and (or) in the compulsory medical insurance system.

A healthcare entity that has a branch, representative office or another separate structural unit shall apply to a supplier and (or) co-executor indicating all available production bases applying for the provision of medical care within the framework of the guaranteed volume of medical care and (or) in the compulsory medical insurance system.

Healthcare entities under the jurisdiction of local executive bodies of regions, cities of republican significance and the capital, regardless of the location of the production base, shall apply to the territory of these local executive bodies.

7. Healthcare entities shall attach to the application the following:

1) information on state registration (re-registration) of a legal entity (for a legal entity) or a copy of the certificate (statement) of registration as an individual entrepreneur and a copy of an identity document (for an individual);

2) documents specified in subparagraphs 1), 4), 5) and 6) of paragraph 6 of these Rules, which are attached to the application through integration with the E-Licensing SDB;

3) copy(ies) of the permit(s) in the field of sanitary and epidemiological welfare of the population for the production base(s) of the healthcare entity applying to provide medical care within the framework of the guaranteed volume of medical care and (or) in the system CSHI (compulsory social health insurance);

4) a copy of the power of attorney when signing and (or) applying by the head's attorney;

5) consent to enter data and update them in the "Resource Management System" information system (hereinafter referred to as "RMS" IS), "Medical Equipment Management System" information system (hereinafter referred to as "MEMS" IS) (all healthcare entities), in the portal "Register of assigned population" (hereinafter referred to as the "RAP" Portal) (healthcare entities applying for the provision of primary healthcare) in the form in accordance with Appendix 2 to these Rules (hereinafter referred to as Consent according to the "RMS" IS, "RMS" IS and the "RAP" Portal).

8. The Fund shall, within three working days (within five working days when submitting an application in accordance with paragraph 6 of the Rules, a health care entity that has not been previously included in the database as a supplier) from the date of submission by the health care entity of the application, consider it for compliance with paragraphs 6 and 7 of the Rules.

If the application complies with paragraphs 6 and 7 of these Rules, the health care subject on the web portal is included in the database or updates the information on the declared (declared) type (s), form (s) of medical care, conditions (conditions) for its provision within the framework of the GAFMC and (or) a notification of inclusion shall be sent in the CSHI and to the health care entity (on updating) in the database (databases) of health care entities

applying for the provision of medical care under the GAFMC and (or) in the compulsory health insurance system in accordance with Annex 3 to these Rules in electronic form, certified by the EDS of the authorized person of the fund.

In case of non-compliance of the application with paragraphs 6 and 7 of these Rules, a notification is sent to the health care entity on the web portal on the rejection of the application for inclusion (updating) in the database (databases) of health care entities applying for the provision of medical care under the GAFMC and (or) in the compulsory health insurance system in the form according to Annex 4 in electronic form, certified by the EDS of the authorized person of the fund, indicating one of the following reasons:

1) absence (non-compliance) of a license for medical activities and (or) appendices to it according to the declared forms (types) of medical care, the condition (conditions) of its provision within the framework of the GAFMC and (or) in the compulsory health insurance system;

2) absence (non-compliance) of a license for pharmaceutical activities and (or) appendices confirming the right to manufacture medicinal products and (or) retail sale of medicines at the location of the production (production) base (bases) of the health care subject applying (claiming) for the provision of medical care within the framework of the GAFMC and (or) in the compulsory health insurance system in accordance with the Law and the rules for organizing the provision of medical care established by the Code and other regulatory legal acts in the field of health care registered in the State database "E-licensing";

3) absence (non-compliance) of a license for handling devices and installations that shall generate ionizing radiation and (or) annexes thereto confirming the right to use devices and installations generating ionizing radiation at the location of the production (producing) base (s) of the health care subject applying (claiming) for the provision of medical care within the framework of the GAFMC and (or) in the compulsory health insurance system in accordance with the Law and the rules for organizing the provision of medical care established by the Code and other regulatory legal acts in the field of health care registered in the State database "E-licensing";

4) absence (non-compliance) of a license to carry out activities in the field of circulation of narcotic drugs, psychotropic substances, and precursors and (or) annexes thereto confirming the right to carry out activities related to the circulation of narcotic drugs, psychotropic substances and precursors in the field of healthcare at the location of the production (production) base (s) of the health care subject applying (claiming) for the provision of medical care within the framework of the GAFMC and (or) in the compulsory health insurance system in accordance with the Law and the rules for organizing the provision of medical care established by the Code and other regulatory legal acts in the field of health care registered in the State database "E-licensing";

5) absence (non-conformity) of the attached copy of the permit document in the field of sanitary and epidemiological well-being of the population to the production (production) base

(base) of the healthcare subject applying (claiming) for the provision of medical care within the framework of the GAFMC and (or) in the compulsory health insurance system;

6) conducting bankruptcy or liquidation procedures at a health care entity;

7) lack of information on state registration (re-registration) of a legal entity (for a legal entity) or a certificate (certificate) of registration as an individual entrepreneur and an identity document (for an individual);

8) inconsistency (unreliability) of the documents submitted by the health care subject and (or) the data (information) contained in them with the data specified in the annex;

9) the existence of restrictions on inclusion in the database in connection with the exclusion of a health care subject from the database on the basis of subparagraphs 2), 3), 4), 6) and 9) of paragraph 17 of these Rules;

10) on the basis of a court decision that has entered into legal force;

11) lack of consent according to IS "RMS," IS "MTMS" and APR Portal;

12) absence of a copy of the power of attorney when signing and (or) submitting the application by the manager's attorney;

13) on the basis of a negative conclusion based on the results of a visit to a health care subject by the fund in accordance with paragraph 15-1 of these Rules;

14) non-compliance with the requirements in the field of sanitary and epidemiological well-being of the population in terms of the number of beds for the declared types of medical care based on the results of the fund visiting the production bases of the subject of health care.

Footnote. Paragraph 8 – in the wording of the order of the Minister of Healthcare of the Republic of Kazakhstan dated 22.11.2024 № 96 (shall enter into force upon expiry of the day of its first official publication).

9. Applications shall be automatically registered on the web portal and assigned continuous numbering.

10. The database of healthcare entities applying for medical care provision within the framework of the guaranteed volume of medical care and (or) in the compulsory medical insurance system in the form in accordance with Appendix 5 to these Rules shall be formed in electronic form on a web portal and posted by the fund on the fund's Internet resource.

Submission of an application for inclusion in the database by a healthcare entity shall be an expression of the consent of the healthcare entity to comply with the norms of these Rules, the Procurement Rules, the order of the Minister of Healthcare of the Republic of Kazakhstan dated December 20, 2020, № KR DSM-291/2020 "On approval of the Rules for payment for services of healthcare entities within the framework of guaranteed volume of free medical care and (or) in the compulsory social health insurance system" (registered in the State Register of Normative Legal Acts under № 21831) and the order of the Acting Minister of Healthcare of the Republic of Kazakhstan dated December 24, 2020, № KR DSM-321/2020 "On approval of the Rules for monitoring the implementation of the terms of the contract for the purchase of medical services from healthcare entities within the framework of the

guaranteed volume of free medical care and (or) in the compulsory social health insurance system" (registered in the State Register of Normative Legal Acts under № 21904).

The authorized body and local public health authorities of regions, cities of republican significance and the capital (hereinafter referred to as the Healthcare department) shall provide on their Internet resources a link to the database generated on the web portal.

11. Health departments annually for the coming year until October 1 of this year issue an order to determine the bed capacity of health care entities, including the bed capacity in the context of bed profiles in inpatient and (or) stationary substituting conditions within the framework of the GAFMC and (or) in the compulsory health insurance system in the form according to Annex 6 to these Rules (hereinafter referred to as the Order on the bed fund), taking into account permits in the field of sanitary and epidemiological well-being of the population.

The order for the bed fund shall be sent to the fund and the subject of digital health care and shall be posted on the Internet resource of the fund and health departments.

Footnote. Paragraph 11 – in the wording of the order of the Minister of Healthcare of the Republic of Kazakhstan dated 22.11.2024 № 96 (shall enter into force upon expiry of the day of its first official publication).

12. Health care subjects included in the database receive access to IS "RMS" and IS "MTMS" (all health care subjects) and to the portal "APR" (health care subjects applying for primary health care) provided by the digital health care subject within three working days from the date of receipt from the fund of information about health care subjects included in the database.

Within ten working days after the day of access to IS "RMS," IS "MTMS" and Portal "APR," healthcare subjects shall make:

1) in the IS "RMS" - information on the bed fund in the context of bed profiles in stationary conditions and information on beds in stationary substituting conditions within the framework of the GAFMC and (or) in the compulsory health insurance system (the number of beds is entered from the sanitary and epidemiological conclusion);

2) in the IS "RMS" - information on buildings of healthcare entities at the addresses of production bases in accordance with the annexes (annexes) to the license for medical activities issued in accordance with the Law;

3) in IS "RMS" - information on personnel in accordance with annex (annexes) to the license for medical activities issued in accordance with the Law;

4) to the APR portal - information on the areas of population attachment;

5) in IS "MTMS" - information on medical devices.

Access to health information systems, in addition to those specified in part one of this paragraph, shall be provided to health care entities that have entered into a service purchase agreement with the fund or an additional provision agreement for GAFMC with the administrator of budget programs, and their co-executors.

Footnote. Paragraph 12 – in the wording of the order of the Minister of Healthcare of the Republic of Kazakhstan dated 22.11.2024 № 96 (shall enter into force upon expiry of the day of its first official publication).

13. Healthcare departments annually from October 1 to October 15 shall monitor the healthcare entities included in the database:

1) in the IS "RMS" - information on the bed fund in the context of bed profiles in stationary conditions or beds in stationary substituting conditions within the framework of the GAFMC and (or) in the compulsory health insurance system in accordance with the order on the bed fund (the number of beds is entered from the sanitary and epidemiological conclusion;);

2) in the IS "RMS" - information on buildings of healthcare entities for compliance, at the addresses of production bases according to the annexes (annexes) to the license for medical activities issued in accordance with the Law;

3) in IS "RMS" - information on personnel for compliance with Annex (s) to the medical license issued in accordance with the Law.

If the fact of non-conformity of information on the health care subject is revealed in accordance with part one of this paragraph, the health care department shall send a written notification to the health care entity, the fund and the digital health care subject about the detected non-conformities in the IS "RMS" (hereinafter referred to as the notification according to the IS "RMS").

The health care entity by October 31 of this year shall eliminate non-conformities according to the notification according to the information of IS "RMS" and shall notify in writing the health care department, the fund and the digital health care entity about the elimination of non-conformities according to the notification according to the information of IS "RMS."

Until November 20 of this year, the fund shall monitor the elimination of non-conformities by the healthcare entity in accordance with the notification according to the information of the IS "RMS."

Footnote. Paragraph 13 – in the wording of the order of the Minister of Healthcare of the Republic of Kazakhstan dated 22.11.2024 № 96 (shall enter into force upon expiry of the day of its first official publication).

14. The database shall be updated by the fund on the web portal on an ongoing basis based on applications submitted by healthcare entities in accordance with paragraphs 8 and 9 of these Rules, as well as on the grounds provided for in paragraph 17 of these Rules, and provide for changes to the information contained in the database.

15. Every year, from October 1 to October 31 of the current year, healthcare entities included in the database as suppliers shall apply to update information in the database.

During the year, healthcare entities shall update the information contained in the database no later than five working days from the date of changes.

15-1. When considering applications for updating the database information on the types or conditions of medical care submitted by the health care entity in accordance with paragraph 15 of these Rules, the Fund shall visit the production bases of the health care entity with a notification to the health care entity no later than one working day before the day of the visit.

The notification shall be sent in one of the following ways:

in electronic form in the presence of electronic document management at the health care entity;

registered mail with delivery notification;

in electronic form in your personal account on the web portal.

Based on the results of the visit, the fund shall form a conclusion based on the results of a visit to a health care entity applying for the provision of medical care within the guaranteed amount of free medical care and (or) in the compulsory social health insurance system in the form in accordance with Annex 6-1 to these Rules (hereinafter referred to as the conclusion based on the results of a visit to a health care entity).

A negative opinion on the results of a visit to a health care entity shall be the basis for a decision by the fund to reject the application in accordance with paragraph 8 of these Rules.

When an application is submitted by a health care entity who has been not previously in the database as a provider, the foundation visits the subject in accordance with parts one, two and three of these paragraphs.

Footnote. Chapter 1 as added by the paragraph 15-1 in accordance with the order of the Minister of Healthcare of the Republic of Kazakhstan dated 22.11.2024 № 96 (shall enter into force upon expiry of the day of its first official publication).

16. If the fund or administrator of budget programs identifies cases of changes in the information contained in the database, the fund or administrator of budget programs shall within three working days notify the healthcare entity in writing of the need to update the data in the database by applying the web portal.

17. Exclusion of healthcare entities from the database at the location of the production base(s) located in the corresponding administrative-territorial unit (region, city of republican significance, capital) by type(s), form(s) of medical care, condition(s) of its provision within the framework of the guaranteed volume of medical care and (or) in the compulsory medical insurance system, according to which the healthcare entity is included in the database, shall be carried out by the fund in the following cases:

1) as a supplier and co-executor upon termination by the fund of a contract for the purchase of services or by the administrator of budget programs of the contract for additional provision of the guaranteed volume of medical care during the liquidation or reorganization of a healthcare entity (if necessary) and in the event of a change in the form of ownership or its legal form, which involves the exclusion of the healthcare entity from the database – within ten working days from the date of termination of the contract for the purchase of services or the contract for additional provision of the guaranteed volume of medical care;

2) as a supplier and co-executor upon termination by the fund of a contract for the purchase of services or by the administrator of budget programs of the contract for additional provision of the Statewide Fund for Medical Care, if the financial and economic activities of the healthcare entity are suspended in accordance with the legislation of the Republic of Kazakhstan - within ten working days from the date of termination of the contract for the purchase of services or contract additional provision of guaranteed volume of medical care;

3) as a supplier and co-executor, if the fund unilaterally terminates the contract for the purchase of services or the administrator of budget programs of the contract for the additional provision of the GOBMP in connection with non-fulfillment, late or improper fulfillment of the terms of the contract for the purchase of services - within ten working days from the date of termination of the contract for the purchase of services or the contract for the additional provision of the GOBMP;

4) as a supplier and co-executor when the fund terminates the contract for the purchase of services or the administrator of budget programs of the contract for additional provision of the guaranteed volume of medical care unilaterally on the initiative of a healthcare entity - within ten working days from the date of termination of the contract for the purchase of services or the contract for the additional provision of the guaranteed volume of medical care;

5) as a supplier and co-executor upon termination by the fund of a contract for the purchase of services or by the administrator of budget programs of the contract for additional provision of the guaranteed volume of medical care, if the healthcare entity provided inaccurate data and (or) information containing false information about the activities of a legal entity or individual - within ten working days from the day of termination of the contract for the purchase of services or the contract for additional provision of the guaranteed volume of medical care;

6) as a supplier and co-executor upon termination by the fund of a contract for the purchase of services or by the administrator of budget programs of the contract for additional provision of the guaranteed volume of medical care based on a court decision on the implementation of medical activities in accordance with the Law - within ten working days from the date of termination of the contract for the purchase of services or the contract for additional provision of the guaranteed volume of medical care;

7) as a supplier and co-executor in the event of liquidation, reorganization, termination of the activity of a healthcare entity (if necessary), a change in the form of ownership or its organizational and legal form or a change in the type of activity that involves the exclusion of a healthcare entity from the database that is not a supplier - within ten working days from the date of discovery of the fact of termination of his legal capacity and capacity by exclusion from the state register of legal entities or changing registration data in the state register of legal entities;

8) as a supplier and co-executor when a healthcare entity that is not a supplier provides false data and (or) information containing false information about the activities of a legal or

individual entity when included in the database - within ten working days from the date of detection of the fact of providing false information data and (or) information containing false information about the activities of a legal entity or individual;

9) as a co-executor, if the provision of services under a co-execution agreement served as the basis for unilateral termination by the fund or the administrator of budget programs of the contract for the purchase of services due to non-fulfilment, untimely or improper fulfilment of the terms of the contract for the purchase of services or the contract for additional provision of the state volume of free medical care - within ten working days from the date of termination of the contract for the purchase of services or the contract for additional provision of the guaranteed volume of medical care;

10) as a supplier and (or) co-executor at the initiative of a healthcare entity in accordance with paragraph 19 of these Rules;

11) as a supplier, if the healthcare entity, within three years from the date of inclusion in the database, did not agree with the fund for the purchase of services and (or) the administrator of the budget programs of the agreement for additional provision of the guaranteed volume of medical care - within thirty calendar days after three years from the date of inclusion to the database;

12) as a supplier and co-contractor in the absence (inconsistency) of the information entered into the "RMS" IS, in the "MEMS" IS (all healthcare entities) and in the "RAP" Portal (healthcare entities applying to provide primary healthcare) in accordance with paragraph 12 of these Rules - after thirty calendar days from the date of inclusion in the database;

13) as a supplier and co-executor in case of a negative conclusion on the results of a visit to a health care entity in accordance with paragraph 15-1 of these Rules - for the next year.

If the administrator of budget programs terminates the contract for additional provision of the guaranteed volume of medical care on the grounds of this paragraph, the administrator of the budget programs notifies the fund in writing within three working days from the date of termination of the contract for additional provision of the guaranteed volume of medical care, indicating the reason for excluding the healthcare entity from the database.

Footnote. Paragraph 17 as amended by the order of the Minister of Healthcare of the Republic of Kazakhstan dated 22.11.2024 № 96 (shall enter into force upon expiry of the day of its first official publication).

18. When excluding a healthcare entity from the database, the fund, within one working day from the date of exclusion from the database, shall send to the healthcare entity a notification about the exclusion of the healthcare entity from the database of healthcare entities applying for medical care provision within the framework of the State Fund for Medical Care and (or) in the system Compulsory medical insurance or type(s), form(s) of medical care, condition(s) for its provision under which the healthcare entity is included in the database of healthcare entities applying for medical care provision within the framework of the guaranteed volume of medical care and (or) in the compulsory medical insurance

system, in the form according to Appendix 7 to these Rules (hereinafter referred to as the Notice of exclusion) on the web portal in electronic form, certified by the digital signature of the authorized person of the fund, indicating the reason for the exclusion according to the grounds specified in paragraph 17 of these Rules.

19. To exclude a healthcare entity from the database on the initiative of the healthcare entity itself, the healthcare entity shall apply to exclusion from the database of healthcare entities applying for medical care provision within the framework of the guaranteed volume of medical care and (or) in the compulsory medical insurance system in the form in accordance with Appendix 8 to these Rules (hereinafter referred to as the Application for exclusion) at the location of the production base(s) located in the relevant administrative-territorial unit (region, city of republican significance, capital), on the web portal in electronic form, certified by the digital signature of the head of the healthcare entity or a person authorized by him in the absence of current ones:

- 1) contracts for the purchase of services;
- 2) contracts for additional provision of guaranteed volume of medical care;
- 3) co-execution agreements.

20. The healthcare entity shall attach to the application for exclusion the following:

- 1) information on state registration (re-registration) of a legal entity (for a legal entity) or a copy of the certificate (statement) of registration as an individual entrepreneur and a copy of an identity document (for an individual);
- 2) a copy of the power of attorney when signing and (or) applying by the head's attorney.

21. The web portal shall automatically register applications for exclusion and assign continuous numbering.

22. The Fund, shall within three working days from the date the healthcare entity applies to exclusion, consider it for compliance with paragraphs 19 and 20 of these Rules.

If the application for exclusion complies with paragraphs 19 and 20 of these Rules, the healthcare entity shall be excluded on the web portal from the database according to the declared type(s), form(s) of medical care, condition(s) of its provision within the framework of the State Fund for Medical Care and (or) the compulsory health insurance system and the healthcare entity shall be sent a notification of exclusion in electronic form, certified by the digital signature of an authorized person of the fund.

If the application for exclusion does not comply with paragraphs 19 and 20 of these Rules, a notification shall be sent to the healthcare entity on the web portal about the rejection of the application for exclusion from the database of healthcare entities applying for medical care provision within the framework of the guaranteed volume of medical care and (or) in the compulsory medical insurance system in the form according to Appendix 9 to these Rules in electronic form, certified by the digital signature of an authorized person of the fund, indicating one or more of the following reasons:

1) absence of information about state registration (re-registration) of a legal entity (for a legal entity) or a certificate (statement) of registration as an individual entrepreneur and an identity document (for an individual);

2) inconsistency (unreliability) of the documents submitted by the healthcare entity and (or) the data (information) contained therein with the data specified in the application for exclusion;

3) availability of valid purchase agreements;

4) availability of existing contracts for additional provision of guaranteed volume of medical care;

5) availability of valid co-execution agreements;

6) absence of a copy of the power of attorney when signing and (or) applying by the head's attorney.

23. The list of healthcare entities excluded from the database of healthcare entities applying for medical care provision within the framework of the guaranteed volume of medical care and (or) in the compulsory medical insurance system (hereinafter referred to as the List of healthcare entities excluded from the database) shall be generated in electronic form on the web portal and posted by the fund on the fund's Internet resource in the form in accordance with Appendix 10 to these Rules.

24. The list of healthcare entities excluded from the database shall be updated by the foundation on an ongoing basis on the foundation's Internet resource.

25. A supplier excluded from the database on the grounds provided for in subparagraphs 3), 4) and 9) of paragraph 17 of these Rules shall not be included in the database as a supplier and (or) co-contractor for three years from the date of its exclusion from the database.

26. The list of co-executors applying for the provision of medical care within the framework of the guaranteed volume of medical care and (or) in the compulsory medical insurance system under a co-execution agreement (hereinafter referred to as the List of co-executors) is formed in accordance with Appendix 11 to these Rules in electronic form on the web portal and is posted by the fund on the Internet resource fund.

27. The list of co-executors shall be updated by the fund on an ongoing basis on the fund's Internet resource based on applications submitted by healthcare entities for inclusion in the database as a co-executor.

28. Healthcare departments shall post on their Internet resources links to the list of suppliers, the list of co-executors and the list of healthcare entities excluded from the database, published on the web portal and Internet resource of the fund.

29. The healthcare entity shall, within thirty calendar days from the date of inclusion in the database, enter on the web portal the following:

1) information on the provision of medical services within the framework of specialized medical care in an outpatient setting within the framework of the Statewide Volume of

Medical Care and (or) in the compulsory medical insurance system in the form in accordance with Appendix 12 to these Rules;

2) information on the provision of medical services within the framework of specialized medical care in inpatient and hospital-substituting conditions within the framework of the Statewide Volume of Medical Care and (or) in the compulsory medical insurance system in the form in accordance with Appendix 13 to these Rules;

3) information on the provision of high-tech medical services within the framework of the guaranteed volume of medical care and (or) in the compulsory medical insurance system in the form in accordance with Appendix 14 to these Rules.

The information specified in part one of this paragraph shall be available for the services provided in the public domain on the web portal for viewing and shall be constantly updated by healthcare entities.

30. A healthcare entity included in the database as a supplier, when concluding co-execution agreements with healthcare entities included in the database, shall provide the fund in paper form or enter information on the web portal every month before the 25th day following the reporting period. concluded agreements for co-execution of agreements for the purchase of medical services within the framework of the guaranteed volume of medical care and (or) in the compulsory medical insurance system in the form in accordance with Appendix 15 to these Rules.

30-1. Identification of health care entities as appropriate for selection for conclusion of long-term procurement contracts by types of medical care, services and (or) the conditions for the provision of medical services for the next year shall be carried out by decision of the fund on the basis of applications submitted by health care entities to determine the health care subject as appropriate for selection for the conclusion of a long-term contract for the purchase of medical services within the guaranteed amount of free medical care and (or) in the system of compulsory social health insurance in the form in accordance with Annex 16 to these Rules (hereinafter referred to as the application for compliance).

Footnote. Chapter 1 as added by the paragraph 30-1 in accordance with the order of the Minister of Healthcare of the Republic of Kazakhstan dated 22.11.2024 № 96 (shall enter into force upon expiry of the day of its first official publication).

30-2. An application for compliance shall be submitted by a healthcare entity at the location of the production (production) base (s) located in the corresponding administrative-territorial unit (region, city of republican significance, capital), if:

1) inclusion of a health care entity in the database according to the declared (declared) type (s), form (s) of medical care, condition (s) for its provision within the framework of the GAFMC and (or) in the compulsory health insurance system;

2) continuous experience in the provision of medical care services within the framework of the GAFMC and (or) in the compulsory health insurance system according to data obtained

from the information systems of the authorized body or fund (hereinafter referred to as the IS of health care) for five years, with the exception of:

health care entities involved in the implementation of the project within the framework of public-private partnership (hereinafter referred to as the PPP);

health care entities reorganized in accordance with Articles 45 and 46 of the Civil Code of the Republic of Kazakhstan;

3) availability of a certificate of accreditation in the field of health care of the highest or first category, with the exception of health care entities participating in the implementation of the project within the framework of PPP;

4) non-involvement in bankruptcy or liquidation proceedings.

Health care entities under the jurisdiction of local executive bodies of regions, cities of republican significance and the capital, regardless of the location of the production base, shall submit an application on the territory of these local executive bodies, regardless of the location of the production base.

Footnote. Chapter 1 as added by the paragraph 30-2 in accordance with the order of the Minister of Healthcare of the Republic of Kazakhstan dated 22.11.2024 № 96 (shall enter into force upon expiry of the day of its first official publication).

30-3. The Fund, within five working days from the date of submission by the health care entity of an application for compliance, shall consider it for compliance with the requirements of paragraph 30-2 of these Rules.

Footnote. Chapter 1 as added by the paragraph 30-3 in accordance with the order of the Minister of Healthcare of the Republic of Kazakhstan dated 22.11.2024 № 96 (shall enter into force upon expiry of the day of its first official publication).

30-4. In case of non-compliance of the application with the requirements of paragraph 30-2 of these Rules, a notification shall be sent to the health care entity on the rejection of the application for determining the health care subject as appropriate for selection for concluding a long-term contract for the purchase of medical services within the guaranteed amount of free medical care and (or) in the system of compulsory social health insurance in the form in accordance with Annex 17 to these Rules within one working day from the date of expiration of the period of consideration specified in paragraph 30-3 of these Rules.

Footnote. Chapter 1 as added by the paragraph 30-4 in accordance with the order of the Minister of Healthcare of the Republic of Kazakhstan dated 22.11.2024 № 96 (shall enter into force upon expiry of the day of its first official publication).

30-5. The supplier who has entered into a long-term purchase agreement shall be excluded from the database in the cases specified in paragraph 17 of these Rules

Footnote. Chapter 1 as added by the paragraph 30-5 in accordance with the order of the Minister of Healthcare of the Republic of Kazakhstan dated 22.11.2024 № 96 (shall enter into force upon expiry of the day of its first official publication).

to the Rules for keeping records
of healthcare entities providing medical
care within the guaranteed volume
of free medical care and (or) within
the compulsory social health insurance
system

Form

**Application for inclusion (updating) in the database(s)
of healthcare entities applying for medical care provision within the framework
of the guaranteed volume of free medical care and (or) in the compulsory
social health insurance system № _____**

1. To _____

(name of the branch of the non-profit joint-stock company "Social Health Insurance Fund
")

from _____

(name of the healthcare entity) _____

(BIN* of the healthcare entity (IIN** for an individual))

(a form of ownership of the healthcare entity)

(name of the region, city of republican significance or capital)

(legal address of the healthcare entity)

(last name, first name, patronymic (if any) of the head of the healthcare entity)

(contact numbers, email address of the healthcare entity)

2. The healthcare entity claims to provide medical care within the framework of a
guaranteed volume of free medical care and (or) in the system compulsory social health
insurance as (specify as required):

provider according to the following type(s), following form(s) of medical care, condition(

s) of its provision:

--	--	--

№	Type, form of medical care or conditions for its provision	Subtype of type, form of medical care or conditions for its provision
1	2	3
1		

co-executor for the following type(s), the following form(s) of medical care, the condition (s) of its provision:

№	Type, form of medical care or conditions for its provision	Subtype of type, form of medical care or conditions for its provision
1	2	3
1		

3. The specified medical services are subject to provision to the population at the following production base(s):

№	Name of the region, city of republican significance or capital	Production base address	Latitude	Longitude	CATO *** of production base
1	2	3	4	5	6
1					

4. By this application, the healthcare entity shall confirm the absence of violations of the standards imposed by the order of the Minister of Healthcare of the Republic of Kazakhstan dated November 6, 2020, № KR DSM-186/2020 "On approval of the Rules for maintaining records of healthcare entities providing medical care within the framework of the guaranteed volume of free medical care and (or) in the compulsory social health insurance system" (registered in the State Register of Normative Legal Acts under № 21619) to healthcare entities for inclusion or updating of the database, and the reliability of the information provided.

5. The following documents shall be attached to this application

(indicate only the attached documents):

1) __ sheets;

2)...;

Note:* business identification number;** individual identification number;*** classifier of administrative-territorial objects.

_____,
(position, surname, name, patronymic (if any) of the head of the healthcare entity or person authorized by him, signature)

Date of completion _____

Appendix 2
to the Rules for keeping records
of healthcare entities providing medical
care within the guaranteed volume

Form

**Consent on entering data and updating it in the
"Resource Management System" information system, "Medical Equipment Management System"
information system (all healthcare entities), in the "Register of Attached Population"
portal (healthcare entities applying for primary healthcare) № _____**

1. _____
(name of the healthcare entity)

(BIN* of the healthcare entity (IIN** for an individual))

(a form of ownership of the healthcare entity)

(name of the region, city of republican significance or capital)

— _____
(legal address of the healthcare entity)

(last name, first name, patronymic (if any) of the head of the healthcare entity)

— _____
(contact numbers, email address of the healthcare entity)

2. Enter data into healthcare information systems within ten working days after the day of gaining access to them, as well as on an ongoing basis keep data up to date:

1) "Resource Management System" information system:

information about the healthcare organization;

information on bed capacity in terms of bed profiles in inpatient settings and information on beds in hospital-replacement conditions within the framework of guaranteed volume of free medical care and (or) in the system of compulsory social health insurance;

information on buildings of healthcare facilities at the addresses of production bases annex to the license for medical activities issued in accordance with the Law;

information on the functional structure of the healthcare organization; information on the approved staffing table; information on personnel composition; information on advanced training of medical workers;

2) "Medical equipment management system" information system:

information on medical devices;

3) "Register of the assigned population" information system:

information on areas of attachment of the population.

Note: * business identification number; ** individual identification number.

_____,
(position, surname, first name, patronymic (if any) of the head of the healthcare entity or
person authorized by him, signature)

Date of completion _____

Appendix 3
to the Rules for keeping records
of healthcare entities providing medical
care within the guaranteed volume
of free medical care and (or) within
the compulsory social health insurance
system

**Notification of inclusion (updating) in the database(s) of
healthcare entities applying for medical care provision within the framework of the guaranteed
volume of free medical care and (or) in the compulsory social health insurance system № _____**

(indicate the name of the branch of the "Social Health Insurance Fund" non-profit
joint-stock company)
hereby notifies

(indicate the name of the healthcare entity)
on inclusion (updating) in the database(s) of healthcare entities, providing medical care
within the guaranteed volume of free medical care and (or) in the system of compulsory
social medical care insurance based on compliance with the order of the Minister of
Healthcare of the Republic of Kazakhstan dated November 6, 2020, № KR DSM-186/2020 "
On approval of the Rules for maintaining records of healthcare entities providing medical
assistance within the guaranteed volume of free medical care and (or) in the compulsory
social health insurance system" (registered in the State Register of Normative Legal Acts
under № 21619).

Head (person authorized by him) of the branch

(name of the branch of the non-profit joint stock company "Social Health Insurance Fund"
)

(signature, last name, first name, patronymic (if any))

Place of stamp (if any)

Date of completion

Appendix 4
to the Rules for keeping records
of healthcare entities providing medical
care within the guaranteed volume
of free medical care and (or) within
the compulsory social health insurance
system

Form

**Notice of rejection of an application for inclusion (updating) in the database(s) of
healthcare entities applying for medical care provision within the framework of the guaranteed
volume of free medical care and (or) in the compulsory social health insurance system № _____**

(indicate the name of the branch of the "Social Health Insurance Fund" non-profit
joint-stock company)
hereby notifies

(indicate the name of the healthcare entity)
on the rejection of an application for inclusion (updating) in the database(s) of healthcare
entities,
providing medical care within the framework of guaranteed volume of free medical care
and (or)
in the compulsory social health insurance in connection with

(indicate the reason for deviation)
based on paragraph

(indicate item number)
of the Order of the Minister of Healthcare of the Republic of Kazakhstan dated November
6, 2020,
№ KR DSM-186/2020 "On approval of Rules for maintaining records of healthcare
entities, providing
medical care within the framework of guaranteed volume of free medical care and (or) in
the compulsory
social health insurance" (registered in the State Register of Normative Legal Acts under
№ 21619).

Head (person authorized by him) of the branch

(name of the branch of the non-profit joint stock company "Social Health Insurance Fund"
)

(signature, last name, first name, patronymic (if any))

Place of stamp (if any)

Date of completion

Appendix 5
to the Rules for keeping records
of healthcare entities providing medical
care within the guaranteed volume
of free medical care and (or) within
the compulsory social health insurance
system

Form

**Database of healthcare entities applying for medical
care provision within the framework of the guaranteed volume of free medical care and (or) in the
compulsory social health insurance system**

№	BIN* (IIN **)	Name of healthcare entity	Legal address	Address of the location of the productio n base***	Form of ownership of the healthcare entity	Region to which populatio n services will be provided	Database inclusion date	Database exclusion date	The expiration date for exclusion from the database
1	2	3	4	5	6	7	8	9	10

Table continuation

Reason for exclusion	Last modified date	Type/ Form of medical care (Provider)	Subtype/ form of medical care (Provider)	Type/ Form of medical care (Co-execut or)	Subtype of type/ form of medical care (Co-execut or)	Contact informati on (phone number, email address)	Last name , first name, patronymi c (if any) of the head	Healthcare entity status	
								Provider	Co-execut or
11	12	13	14	15	16	17	18	19	20

Note:

* business identification number; ** individual identification number; *** the address(es) of the production base(s) shall be indicated in accordance with the annex to the license for medical activities.

Appendix 6
to the Rules for keeping records
of healthcare entities providing medical
care within the guaranteed volume
of free medical care and (or) within
the compulsory social health insurance
system

Form

Order on determining the bed capacity of healthcare entities including bed capacity broken down by bed profiles in inpatient and/or inpatient-replacing settings within the framework of the guaranteed volume of free medical care and/or in the compulsory social healthcare insurance system for _____

(name of region) for _____

Footnote. Annex 6 - in the wording of the order of the Minister of Healthcare of the Republic of Kazakhstan dated 22.11.2024 № 96 (shall enter into force upon expiry of the day of its first official publication).

_____ dated _____ " ____ "

№ ____ 20 ____.

(place of residence)

Table 1. - Bed capacity by profiles for inpatient medical care

№	BIN* (IIN**)	Name of health care facility	Bed profile ***	Number of beds in a 24-hour inpatient facility, as specified in the sanitary and epidemiological report	Number of beds closed for renovation
1	2	3	4	5	6
1.	Total for the region:		X		
1.1.	X	X			
1.2.	X	X			
2.	Total:		X		
2.1.					
2.2.					

Table 2. - Day-stay bed for providing inpatient replacement medical care

№	BIN* (IIN**)	Name of health care facility	Day hospital bed, as specified in the sanitary and epidemiological report		Number of beds closed for renovation
			Day hospital at the hospital	Day hospital at the polyclinic	
1	2	3	4	5	6
1	Total for the region :				
1.1.	X	X			
1.2.	X	X			

2.	Total:			
2.1.				
2.2.				

Note:

* business identification number;

individual identification number;

*** bed profiles:

№	Name of bed profile
1	Therapeutic
2	Surgical
3	Pediatric
4	Obstetric and gynecologic
5	Specialized
6	The general
7	Therapeutic
8	Cardiology for adults
9	Cardiology for children
10	Gastroenterology for adults
11	Gastroenterology for children
12	Allergological for adults
13	Allergological for children
14	Endocrinology for adults
15	Endocrinological for children
16	Infectious for adults
17	Infectious for children
18	Hematologic for adults
19	Hematological for children
20	Nephrological for adults
21	Nephrological for children
22	Surgical for adults
23	Surgical for children
24	Neurosurgical for adults
25	Neurosurgical for children
26	Thoracic surgery for adults
27	Thoracic surgery for children
28	Trauma for adults
29	Trauma for children
30	Orthopaedic for adults
31	Orthopedic for children
32	Urological for adults
33	Urological for children

34	Oncology for adults
35	Oncological for children
36	For pregnant women and women in labor (except for pregnancy pathology)
37	Pregnancy pathologies
38	Gynecological for adults, including for abortion
39	Tuberculosis for adults
40	Tuberculosis for adult patients with extrapulmonary, including osteoarticular tuberculosis
41	Tuberculosis for children
42	Tuberculosis for sick children with extrapulmonary, including osteoarticular, tuberculosis
43	Neurological for adults
44	Neurological for children
45	Psychiatric (neuropsychiatric) for adults
46	Psychiatric (neuropsychiatric) for children
47	Narcological for adults
48	Ophthalmic for adults
49	Ophthalmic for children
50	Otolaryngological for adults
51	Otolaryngological for children
52	Dermatovenerologic for adults
53	Dermatovenerological for children
54	Radiological
55	Pediatric
56	Proctological
57	Rheumatologic for adults
58	Rheumatological for children
59	Purulent surgical for adults
60	Purulent surgical for children
61	Pulmonology for adults
62	Pulmonological for children
63	Cardiac surgery for adults
64	Vascular surgery
65	Burn (combustiological) for adults
66	Toxicological for adults
67	Maxillofacial surgery for adults
68	For restorative treatment and medical rehabilitation: common for adults
69	For rehabilitation treatment and medical rehabilitation: common for children
70	Neurovascular
71	Mammology

72	Burn (combustiological) for children
73	Rehabilitation and medical rehabilitation for adults
74	Rehabilitation and medical rehabilitation for children
75	For rehabilitation treatment and medical rehabilitation: cardiological for adults
76	For rehabilitation treatment and medical rehabilitation: cardiac for children
77	For rehabilitation treatment and medical rehabilitation: cardiac surgery for adults
78	For rehabilitation treatment and medical rehabilitation: cardiac surgery for children
79	For rehabilitation treatment and medical rehabilitation: neurological for adults
80	For rehabilitation treatment and medical rehabilitation: neurological for children
81	For rehabilitation treatment and medical rehabilitation: neurosurgical for adults
82	For rehabilitation treatment and medical rehabilitation: neurosurgical for children
83	For rehabilitation treatment and medical rehabilitation: trauma for adults
84	For rehabilitation treatment and medical rehabilitation: traumatological for children
85	For rehabilitation treatment and medical rehabilitation: orthopaedic for adults
86	For rehabilitation treatment and medical rehabilitation: orthopaedic for children
87	Cardiac surgery for children
88	Gynecological for children, including for abortion
89	Tuberculosis for adults: for compulsory treatment of tuberculosis patients
90	Tuberculosis for adults: for patients with drug-resistant tuberculosis
91	Psychotherapeutic for children
92	Narcological for children
93	Toxicological for children
94	Maxillofacial surgery (dental) for children
95	Transplantology for adults
96	Transplantology for children
97	Leprological
98	Resuscitation for adults
99	Resuscitation for children
100	Nursing care
101	Palliative care
102	Surgical for newborns

103	Maxillofacial surgery (dental) for adults
104	For courtship with nutrition
105	For courtship without nutrition
106	Tuberculosis surgical
107	Psychotherapeutic for adults
108	Drug treatment for compulsory treatment
109	Pathology of newborns and nursing prematurity
110	Stroke
111	CVI Infectious
112	Palliative care
113	For rehabilitation treatment and medical rehabilitation: pulmonology for adults
114	For rehabilitation treatment and medical rehabilitation: pulmonological for children

,
 (position, surname, first name, patronymic (if any)
 Head of the Health Department or a person authorized by him, signature)
 Place for sealing (if any)
 Date of filling in _____
 AGREED:

—,
 (position, surname, first name, patronymic (if any) of the head of the structural
 subdivisions of the competent authority in the field of health
 or authorized person, signature) *
 Place for sealing (if any)
 Date of filling in _____
 AGREED:

—,
 (position, surname, first name, patronymic (if any) of the manager
 territorial branch of a non-profit joint-stock company
 "Social Healthcare Insurance Fund" or a person authorized by it, signature)
 Place for sealing (if any)
 Date of filling in _____
 Note:

* according to the list of organizations under the jurisdiction of the Ministry of Healthcare
 of the Republic of Kazakhstan in accordance with the Rules of the Ministry of Healthcare of
 the Republic of Kazakhstan, approved by Decree of the Government of the Republic of

Kazakhstan dated February 17, 2017 No. 71 "On some issues of the Ministries of Healthcare and the National Economy of the Republic of Kazakhstan."

Annex 6-1
to the Rules for accounting
of healthcare entities,
providing medical and
under guaranteed
volume of free medical
assistance and/or system
mandatory social
healthcare insurance

Form

Conclusion based on the results of a visit to a healthcare entity claiming to provide medical care within the scope of guaranteed free medical care and (or) within the compulsory social health insurance system

Footnote. The Rules as added by the Annex 6-1 in accordance with the order of the Minister of Healthcare of the Republic of Kazakhstan dated 22.11.2024 № 96 (shall enter into force upon expiry of the day of its first official publication).

_____ " ____ "

(location)

1. Commission for the selection of healthcare providers and allocation of service volumes (hereinafter referred to as the commission) composed of:

(Surname, name, patronymic (if any) and position of members of the commission, visited health care subject)

as part of the consideration of an application for updating information or for inclusion in the database

data on the types or conditions of medical care for which
application by a healthcare entity (hereinafter referred to as the application for updating)

(specify types/forms or conditions of rendering) of services (lot) according to the request for planned volumes)
visited the production base (s)

(specify the name of the health care subject)
at:

(specify address of production base (s))

Based on the results of the verification, the Commission hereby **RESOLVED**:

№ r/n	BIN/IIN	Name of healthcare entity	The following voted in favour of this decision		Resolution			
			For, votes	Against, votes	Confirms (does not confirm) the availability of production facilities, medical personnel and medical equipment in accordance with the data specified in the application for the planned volumes.			
1	2	3	4	5	6			
Surname, first name, patronymic (if applicable) of the commission member					Place of work	Position of commission member	Signature	Date of signature
1					2	3	4	5

Note:

*The commission shall verify the availability of production facilities, medical personnel and medical equipment in accordance with the data specified in the application for the planned volumes.

Appendix 7
to the Rules for keeping records
of healthcare entities providing medical
care within the guaranteed volume
of free medical care and (or) within
the compulsory social health insurance
system

Form

Notification of the exclusion of a healthcare entity from the database of healthcare entities applying for medical care provision within the framework of the guaranteed volume of free medical care and (or) in the compulsory social health insurance system or the type(s), form(s) of medical care, condition(s) for its provision for which the healthcare entity is included in the database of healthcare entities applying for medical care provision within the guaranteed volume of free medical care and (or) in the compulsory social health insurance system № _____

(indicate the name of the branch of the "Social Health Insurance Fund" non-profit joint-stock company)
hereby notifies

(indicate the name of the healthcare entity)
about the exclusion from the database of healthcare entities applying for the provision of medical care
within the guaranteed volume of free medical care and (or) in the system of compulsory social health insurance (specify as required):
1) as a supplier and co-executor for all types and forms of medical assistance or the conditions for its provision within the guaranteed volume of free medical care and (or) in the system of compulsory social health insurance for which the healthcare entity is included in the database of healthcare entities,
claiming to provide medical care within the framework of guaranteed volume of free medical care and (or) in the compulsory social health insurance system in connection with _____

based on the paragraph (specify the reason for exclusion)

— (indicate item number)
of the Order of the Minister of Healthcare of the Republic of Kazakhstan dated November 6, 2020,
№ KR DSM-186/2020 "On approval of Rules for maintaining records of healthcare entities, providing medical care within the framework of guaranteed volume of free medical care and (or) in the compulsory social health insurance" (registered in the State Register of Normative Legal Acts under № 21619);
2) as a supplier within the guaranteed volume of free medical care assistance and (or) in the compulsory social health insurance system for the following type(s), following form(s) of medical care, the condition(s) of its provision:

--	--	--

№	Type, form of medical care or conditions for its provision	The subtype of type, form of medical care or conditions for its provision
1	2	3
1		

as a co-executor within the guaranteed volume of free medical care and (or) in the system of compulsory social medical care insurance according to the following type(s), form(s) of medical care, condition(s) of its provision:

№	Type, form of medical care or conditions for its provision	The subtype of type, form of medical care or conditions for its provision
1	2	3
1		

in connection with _____

_____ (indicate the reason for exclusion)

based on paragraph _____

_____ (indicate paragraph number)

of the Order of the Minister of Healthcare of the Republic of Kazakhstan dated November 6, 2020,

№ KR DSM-186/2020 "On approval of Rules for maintaining records of healthcare entities, providing

medical care within the framework of guaranteed volume of free medical care and (or) in the compulsory

social health insurance" (registered in the State Register of Normative Legal Acts under № 21619).

Head (person authorized by him) of the branch

(name of the branch of the non-profit joint stock company "Social Health Insurance Fund")

(signature, surname, first name, patronymic (if any) Place of stamp (if any) Date of completion

Appendix 8
to the Rules for keeping records
of healthcare entities providing medical
care within the guaranteed volume
of free medical care and (or) within
the compulsory social health insurance
system

Form

Application for exclusion from the database of healthcare entities applying for medical care provision within the framework of the guaranteed volume of free medical care and (or) in the compulsory social health insurance system

№ _____

1. To _____

— (name of the branch of the "Social Health Insurance Fund" non-profit joint-stock company)

from _____

— (name of the healthcare entity)

— (BIN* of the healthcare entity (IIN** for an individual))

— (a form of ownership of the healthcare entity)

— (name of the region, city of republican significance or capital)

— (legal address of the healthcare entity)

— (last name, first name, patronymic (if any) of the head of the healthcare entity)

— (contact numbers, email address of the healthcare entity)

2. The healthcare entity refuses to provide medical services within the framework of the guaranteed volume of free medical care and (or) in the compulsory social health insurance system.

3. By this application, the healthcare entity confirms the absence of violations of the requirements imposed by the order of the Minister of Healthcare of the Republic of Kazakhstan dated November 6, 2020, № KR DSM-186/2020 "On approval of the rules for maintaining records of healthcare entities providing medical care within the framework of the guaranteed volume of free medical care and (or) in the compulsory social health insurance system" (registered in the State Register of Normative Legal Acts under № 21619) to

healthcare entities for exclusion from the database, and the reliability of the information provided.

4. The following documents shall be attached to this application

(indicate only the attached documents):

1) __ sheets;

2)

Note:

* business identification number;

** individual identification number.

(position, surname, first name, patronymic (if any) of the
head of the healthcare entity or person authorized by him, signature).

Date of completion _____

Appendix 9
to the Rules for keeping records
of healthcare entities providing medical
care within the guaranteed volume
of free medical care and (or) within
the compulsory social health insurance
system

Form

**Notice of rejection of an application for exclusion from the database of
healthcare entities applying for medical care provision within the framework
of the guaranteed volume of free medical care and (or) in the compulsory
social health insurance system № _____**

(indicate the name of the branch of the "Social Health Insurance Fund" non-profit
joint-stock company)

hereby notifies _____

(indicate the name of the healthcare entity) about the rejection of the application for
exclusion from

the database of healthcare entities applying for the provision of medical care within the
guaranteed

volume of free medical care and (or) in the compulsory social health insurance system in
connection with

(indicate the reason for rejection) based on paragraph

(indicate paragraph number)

of the order of the Minister of Healthcare of the Republic of Kazakhstan dated November 6, 2020

№ KR DSM-186/2020 "On approval of the rules for maintaining records of healthcare entities

providing medical care within the framework of the guaranteed volume of free medical care and (or)

in the compulsory social health insurance system" (registered in the State Register of Normative

Legal Acts under № 21619).

Head (person authorized by him) of the branch

(name of the branch of the "Social Health Insurance Fund" non-profit joint-stock company) _____

(signature, surname, first name, patronymic (if any)

Place of stamp (if any)

Date of completion _____

Appendix 10
to the Rules for keeping records
of healthcare entities providing medical
care within the guaranteed volume
of free medical care and (or) within
the compulsory social health insurance
system

Form

**List of healthcare entities excluded from the database of
healthcare entities applying for medical care provision within the framework of the guaranteed
volume of free medical care and (or) in the compulsory social health insurance system**

№	BIN* (IIN **)	Name of healthcare entity	Legal address	Address of the location of the productio n base***	Form of ownership of the healthcare entity	Region to which populatio n services will be provided	Database inclusion date	Database exclusion date	The expiration date for exclusion from the database
1	2	3	4	5	6	7	8	9	10

Table continuation

		Type/ Form of	Subtype/ form of	Type/ Form of medical care (Subtype of type/ form of medical	Contact informati on (phone number,	Last name , first name, patronymi	Healthcare entity status	

Reason for exclusion	Last modified date	medical care (Provider)	medical care (Provider)	Co-executor (or)	care (Co-executor)	(email address)	c (if any) of the head	Provider	Co-executor
11	12	13	14	15	16	17	18	19	20

Note:

* business identification number; ** individual identification number;

*** the address(es) of the production base(s) shall be indicated in accordance with the annex to the license for medical activities.

Appendix 11
to the Rules for keeping records
of healthcare entities providing medical
care within the guaranteed volume
of free medical care and (or) within
the compulsory social health insurance
system

Form

List of co-executors applying for the provision of medical care within the framework of the guaranteed volume of free medical care and (or) in the compulsory social health insurance system under a co-execution agreement for _____

№	BIN* (IIN **)	Name of healthcare entity	Legal address	Address of the location of the production base***	Form of ownership of the healthcare entity	Region to which services will be provided	Date included in the database	Date removed from the database	The expiration date for exclusion from the database
1	2	3	4	5	6	7	8	9	10

Table continuation

Reason for exclusion	Last modified date	Type/ Form of medical care (Provider)	Subtype/ form of medical care (Provider)	Type/ Form of medical care (Co-executor)	Subtype of type/ form of medical care (Co-executor)	Contact information (phone number, email address)	Last name, first name, patronymic (if any) of the head	Healthcare entity status	
								Provider	Co-executor
11	12	13	14	15	16	17	18	19	20

Note:

* business identification number; ** individual identification number;

*** the address(es) of the production base(s) shall be indicated in accordance with the annex to the license for medical activities.

Appendix 12
to the Rules for keeping records
of healthcare entities providing medical
care within the guaranteed volume

of free medical care and (or) within
the compulsory social health insurance
system

Form

**Information on the provision of medical services within the framework
of specialized medical care in an outpatient setting within the framework of the guaranteed
volume of free medical care and (or) in the compulsory social health insurance system**

№	BIN* (IIN**) of the supplier (co-contractor)	Name of the provider (co-provider) of medical services	Service code	Name of medical service	Start date of medical service provision	End date of medical service
1	2	3	4	5	6	7

Note:

* business identification number; ** individual identification number.

Appendix 13
to the Rules for keeping records
of healthcare entities providing medical
care within the guaranteed volume
of free medical care and (or) within
the compulsory social health insurance
system

Form

**Information on the provision of medical services within the framework of specialized medical
care in inpatient and hospital-replacement conditions within the framework of the guaranteed
volume of free medical care and (or) in the compulsory social health insurance system**

№	BIN* (IIN**) of the supplier	Name of healthcare provider	Code ICD-10 (ICD-9)	Name of medical service	Start date of medical service provision	End date of medical service
1	2	3	4	5	6	7

Note:

* business identification number; ** individual identification number.

Appendix 14
to the Rules for keeping records
of healthcare entities providing medical
care within the guaranteed volume
of free medical care and (or) within
the compulsory social health insurance
system

Form

Information on the provision of high-tech medical services within the framework of the guaranteed volume of free medical care and (or) in the compulsory social health insurance system

№	BIN* (IIN**) of the supplier	Name of healthcare provider	ICD-9 code	Name of medical service	Start date of medical service provision	End date of medical service
1	2	3	4	5	6	7

Note:

* business identification number; ** individual identification number.

Appendix 15
to the Rules for keeping records
of healthcare entities providing medical
care within the guaranteed volume
of free medical care and (or) within
the compulsory social health insurance
system

Form

Information on concluded agreements for co-execution of contracts for the purchase of medical services within the framework of the guaranteed volume of free medical care and (or) in the compulsory social health insurance system

To _____
(name of the branch of the "Social Health Insurance Fund" non-profit joint-stock company)
dated _____

_____,
(name of the healthcare entity (BIN* of the healthcare entity (IIN** for an individual))

№	BIN* (IIN**) of the supplier	Name of healthcare provider	BIN* (IIN**) of the co-executor	Name of co-executor	Co-execution agreement number	Date of conclusion of the co-execution agreement	Contract period	Subtype of medical care	Number of services	Amount, tenge
1	2	3	4	5	6	7	8	9	10	11

_____,
(position, surname, first name, patronymic (if any) of the head of the healthcare entity or person authorized by him, signature).

Date of completion _____

Note: * business identification number; ** individual identification number

Annex 16
to the Rules for accounting

of healthcare entities,
providing medical and
under guaranteed
volume of free medical
assistance and/or system
mandatory social
healthcare insurance

Form

**Application for determining a health care entity eligible for selection
for the conclusion a long-term contract for the procurement of medical services within
the framework of the guaranteed volume of free medical care and/or
the compulsory social health insurance system**

**Footnote. The Rules as added by the Annex 16 in accordance with the order of the
Minister of Healthcare of the Republic of Kazakhstan dated 22.11.2024 № 96 (shall enter into
force upon expiry of the day of its first official publication).**

In _____
(fund/fund branch name)

(name of health care entity)
submit the application for determination as eligible for selection for the conclusion
of a long-term contract for the procurement of medical services within the framework of
the guaranteed
volume of free medical care and/or the compulsory
social health insurance for the following types/conditions of provision
medical care:

(specify type (s) of medical care/conditions of medical care
assistance/services claimed by the health care entity)

With this application, the health care entity shall consent to receive
information about it, confirming compliance with standards and requirements,
established regulatory legal acts in the field of health care.

(position, surname, first name, patronymic (if any) of the head of the subject
health care or a person authorized by him, signature)

Place for sealing (if any)

Date of filling in _____

Annex 17
to the Rules for accounting
of healthcare entities,
providing medical and
under guaranteed

Form

Notice of rejection of an application to determine a healthcare entity suitable for selection for the conclusion of a long-term contract for the procurement of medical services within the framework of the guaranteed volume of free medical care and/or in the compulsory social medical insurance system № _____

Footnote. The Rules as added by the Annex 17 in accordance with the order of the Minister of Healthcare of the Republic of Kazakhstan dated November 22, 2024 № 96 (shall enter into force upon expiry of the date of its first official publication).

(specify the fund/fund branch name)

notifies _____

(specify the name of the health care subject)

on the rejection of the application for the definition of a health care subject by the relevant
for selection for the conclusion of a long-term contract for the purchase of medical
services

within the guaranteed scope of free medical care and/or

in the system of compulsory social health insurance in connection with

(specify reason for deviation)

based on paragraph _____

(specify item number)

Rules for keeping records of health care entities providing medical
assistance within the guaranteed scope of free medical care and/or
in the compulsory social health insurance system approved by the
by order of the Minister of Healthcare of the Republic of Kazakhstan dated November 6,
2020

No. IP DSM-186/2020 (registered in the State Registration Register
regulatory legal acts under No. 21619).

Head (person authorized by him) of the branch

(name of the branch of the non-profit joint-stock company

"Social Health Insurance Fund")

(signature, surname, first name, patronymic (if any))

Place of sealing (if any)

Date of completion

© 2012. «Institute of legislation and legal information of the Republic of Kazakhstan» of the Ministry of Justice of
the Republic of Kazakhstan