

Russian Federation Government Resolution dated March 6, 2013 N 186 Moscow "On approval of rules of rendering medical aid to foreign citizens in the Russian Federation"

Signing Date March 6, 2013

Published March 11, 2013

The document is an amendment to the

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In accordance with Article 19 of the Federal Law "On the basis of public health protection in the Russian Federation" of the Russian Federation decrees: 1. To approve enclosed Rules of rendering medical aid to foreign citizens in the Russian Federation. 2. To recognize the decision of the Russian Federation from September 1, 2005 N 546 "On approval of rules of rendering medical aid to foreign citizens in the Russian Federation" (Collected Legislation of the Russian Federation, 2005, N 36, Art. 3708). Predsedatel Pravitelstva Rossiyskoy Federatsii D. Medvedev approx. ed.: published text of the resolution in the "Assembly of the Russian Federation", 11.03.2013, N 10, Art. 1035.

Rules for foreign citizens health care provision in the Russian Federation

1. These Regulations determine the procedure for rendering medical aid to foreign citizens in the Russian Federation. 2. Medical assistance to foreign nationals temporarily staying (temporarily residing) or permanently residing in the Russian Federation is engaged in medical and other essential medical services of organizations irrespective of their organizational and legal forms, as well as individual entrepreneurs engaged in medical activities (hereinafter - medical institutions). 3. Medical care in emergency form with sudden acute disease, condition, exacerbation of chronic diseases that pose a threat to the patient's life, it turns out to foreign nationals medical organizations besplatno. 4. Foreign nationals who are insured persons in accordance with the Federal Law "On Mandatory Medical Insurance in the Russian Federation", are entitled to free medical care under the compulsory medical strahovaniya. 5. First, including specialized ambulance, medical aid to foreign citizens for diseases, accidents, injuries, poisoning, and other conditions, requiring urgent medical vmeshatelstva. Meditsinskimi organizations of state and municipal health systems, said health care is provided to foreign gr azhdanam besplatno. 6. Medical care in emergency form (with the exception of emergency, including emergency specialist, health care) and the planned form is foreign nationals in accordance with agreements for paid medical services or a contract of voluntary medical insurance and (or) concluded in favor of foreign nationals referred to in paragraph 4 of this Regulation, agreements in the field of compulsory health strahovaniya. 7. Medical care in a planned form is subject to submission of a foreign citizen a written guarantee fulfillment of the obligation to pay the actual costs of medical services or prepaid medical services based on the expected volume of these services (except in cases of medical care in accordance with paragraph 4 of this Regulation), as well as necessary medical

documentation (extract from the medical history, the results of clinical, radiological, laboratory and other studies) at its disposal.⁸ After completion of treatment of the foreign citizen in his address or the address of the legal or natural person representing the interests of a foreign citizen, in consultation with the specified citizen sent an excerpt from medical records indicating the care period in a medical institution, as well as of the measures of prevention, diagnosis, treatment and medical rehabilitation. Medical documentation forwarded from the Russian Federation to another state is filled in Russian language.⁹ The invoices for the actual medical assistance within 10 days after the end of treatment directed by a health institution in the address of a foreign citizen or a legal or natural person representing the interests of a foreign citizen, unless otherwise provided by the contract, according to which assistance was provided (except in cases of medical care in accordance with paragraph 4 of this Regulation) .¹⁰ Disputes relating to the provision of medical care or delayed payment of invoices for the actual medical assistance, shall be settled in the manner prescribed by the legislation of the Russian Federation.¹¹ In the case of the Russian Federation, an international agreement established a procedure for the provision of medical assistance to foreign nationals, the rules of international treaty. associated with medical care or delayed payment of invoices for the actual medical assistance, shall be settled in the manner prescribed by the legislation of the Russian Federation.¹¹ In the case of the Russian Federation, an international agreement established a procedure for the provision of medical assistance to foreign nationals, the rules of international treaty. associated with medical care or delayed payment of invoices for the actual medical assistance, shall be settled in the manner prescribed by the legislation of the Russian Federation.¹¹ In the case of the Russian Federation, an international agreement established a procedure for the provision of medical assistance to foreign nationals, the rules of international treaty.

