Sanatoriyada dam olish to‘g‘risida

**S H A R T N O M A**

**\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ sh. № \_\_\_\_\_ «\_\_\_\_» \_\_\_\_\_\_\_\_\_\_\_\_\_ 20\_\_yil.**

Nizom asosida faoliyat ko‘rsatuvchi O‘zbekiston Respublikasi Sog‘liqni saqlash Vazirligi xuzuridagi ­**\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**sanatoriyasi (Bundan keyingi matnlarda “Sanatoriya” deb yuritiladi) raxbari**\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_** va ikkinchi tomondan Nizom asosida ish yurituvchi **\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**korxonasiraxbariZ.S.Ibragimov (Bundan keyingi o‘rinlarda “Dam oluvchi” deb yuritiladi) birgalikda taraflar deb ataluvchilar quyidagi mazmunda mazkurshartnomanituzdilar:

1. **SHARTNOMA PREDMETI**

1.1. “Dam oluvchi” **\_\_\_\_\_\_\_\_\_\_\_\_\_**sanatoriyasida / \_\_\_ kishi x \_\_\_\_\_kun x \_\_\_\_\_\_\_\_\_ so‘m/ davolanish muolajalarini qabul qiladi.

1.2. “Sanatoriya”“Dam oluvchi”ning sifatli va mazmunli dam olishi xamda da’volanishini ta’minlaydi.

II**. SHARTNOMANING BAXOSI VA TO‘LOV SHARTLARI**

2.1. “Dam oluvchi” sanatoriyada ko‘rsatilgan / \_\_\_\_\_kishi x \_\_\_\_\_ kun / sanator-davolanish uchun \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_(\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_) so‘m pul mablag‘ini xizmat xaqi sifatida sanatoriyaga naqd yoki pul o‘tkazish yo‘li bilan to‘laydi.

2.2. “Dam oluvchi” shartnoma bo‘yicha sanatoriyada dam olishi uchun oldindan o‘rin band qilgach , shartnoma summasini to‘liq to‘laydi.

III**. TARAFLARNING XUQUQ VA MAJBURIYATLARI**

3.1. “Sanatoriya”“Dam oluvchi”ga da’volanishdan tashqari 4 - 5 maxal sifatli va sog‘liq uchun foydali ratsionlardan tarkib topgan ovqatlanishni ta’minlaydi, “Dam oluvchi”ga madaniy-ma’rifiy xizmatlardan foydalanishni (kutubxona, tennis, suzish) kafolatlaydi.

3.2. “Dam oluvchi” sifatli da’volanish va ovqatlanish, sanatoriyada tashkil etilgan madaniy-ma’rifiy xizmatlardan foydalanishga xaqli.

3.3. “Dam oluvchi” sanatoriyada belgilangan ichki tartib qoidalari va qat’iy intizomga rioya qilishga majbur.

IV**. TARAFLARNING JAVOBGARLIGI VA NIZOLARNI XAL ETISH TARTIBI.**

4.1. “Dam oluvchi” shartnomaga ko‘ra sifatli klinik sanator xizmat ko‘rsatilishini talab qilishga xaqli. Shuningdek ko‘rsatilgan xizmatlar uchun to‘lovlarni o‘z vaqtida amalga oshirishni o‘z zimmasiga oladi.

4.2. Sanatoriya mazkur shartnoma asosida “Ddam oluvchi”ga sifatli dam olish va da’volanishni ta’minlashi lozim.

4.4. Shartnoma imzolangan kundan boshlab, mazkur shartnomani bajarilishi bilan bog‘liq nizolar yuzaga kelganida, taraflar nizoni avvalo o‘zaro kelishuv yo‘li bilan xal qiladilar, agarda kelishuv yo‘li bilan nizoni xal qilish imkoniyati bo‘lmasa, taraflar o‘rtasidagi nizo amaldagi qonunlar asosida Xo‘jalik sudida xal etiladi, kompensatsiya to‘lovi shartnoma umumiy baxosining 50 % dan oshishi mumkin emas.

V**. SHARTNOMANI BEKOR QILISH TARTIBI.**

5.1. Mazkur shartnoma imzolangandan keyin taraflarning o‘zaro kelishuvi bilan bekor qilinishi mumkin.

5.2. Mazkur shartnoma “Dam oluvchi” tomonidan xizmatlar ko‘rsatilishi boshlanishidan 72 soat oldin “Sanatoriya”ni yozma ogoxlantirgan taqdirdagina bir taraflama bekor qilinishi mumkin, biroq bu xolatda shartnoma umumiy summasining 7 % klinik sanatoriyaga yetkazilgan noqulayliklar uchun kompensatsiya tariqasida dam oluvchidan ushlab qolinadi.

VI**. SHARTNOMANI AMAL QILISH MUDDATI.**

6.1. Mazkur shartnoma “\_\_\_\_” \_\_\_\_\_\_\_\_\_\_\_ 20**\_\_\_** yildan “\_\_\_\_” \_\_\_\_\_\_\_\_\_\_\_ 20**\_\_\_** yilgacha amal qiladi va taraflar tomonidan imzo qo‘yilgan paytdan boshlab kuchga kiradi.

6.2. Mazkur shartnoma ikki nusxada tuziladi, ulardan biri “Dam oluvchi”da, ikkinchi nusxasi “Sanatoriya”ning ixtiyorida bo‘ladi.

VII **.TARAFLARNING REKVIZITLARI:**

# "DAM OLUVCHI" "SANATORIYA"

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