

On approval of the Rules for the provision of information (emergency notification) on deaths of pregnant women, parturient women, as well as in the event of the death of postpartum women within forty-two calendar days after childbirth, the sudden death of patients during the provision of elective medical care (primary healthcare and specialized assistance, including high-tech medical services)

Unofficial translation

Order of the Minister of Healthcare of the Republic of Kazakhstan dated September 7, 2020, No. ҚР ДСМ -100/2020. Registered with the Ministry of Justice of the Republic of Kazakhstan on September 8, 2020, No. 21181

Unofficial translation

In accordance with subparagraph 17) of Article 8 of the Code of the Republic of Kazakhstan dated July 7, 2020 "On public health and healthcare system", **I HEREBY ORDER:**

1. To approve the attached Rules for the provision of information (emergency notification) on deaths of pregnant women, parturient women, as well as in the event of the death of postpartum women within forty-two calendar days after childbirth, the sudden death of patients during the provision of elective medical care (primary healthcare and specialized assistance, including high-tech medical services).

2. The Committee for Quality Control and Safety of Goods and Services of the Ministry of Healthcare of the Republic of Kazakhstan, in the manner prescribed by law, shall ensure:

1) state registration of this Order with the Ministry of Justice of the Republic of Kazakhstan;

2) posting this Order on the Internet resource of the Ministry of Healthcare of the Republic of Kazakhstan after its official publication;

3) within ten working days after the state registration of this Order, submission to the legal department of the Ministry of Healthcare of the Republic of Kazakhstan the information on the implementation of the measures provided for in subparagraphs 1) and 2) of this paragraph.

3. Control over the execution of this Order shall be entrusted to the supervising Vice-Minister of Healthcare of the Republic of Kazakhstan.

4. This Order shall come into effect upon the expiration of ten calendar days after the day of its first official publication.

*Minister of Healthcare
of the Republic of Kazakhstan*

A. Tsoi

Approved
by Order of the

The Rules for the provision of information (emergency notification) on deaths of pregnant women, parturient women, as well as in the event of the death of postpartum women within forty-two calendar days after childbirth, the sudden death of patients during the provision of elective medical care (primary healthcare and specialized assistance, including high-tech medical services)

Chapter 1. General Provisions

1. These Rules for the provision of information (emergency notification) on deaths of pregnant women, parturient women, as well as in the event of the death of postpartum women within forty-two calendar days after childbirth, the sudden death of patients during the provision of elective medical care (primary healthcare and specialized assistance, including high-tech medical services) (hereinafter referred to as the Rules) have been developed in accordance with subparagraph 17) of Article 8 of the Code of the Republic of Kazakhstan dated July 7, 2020 "On public health and healthcare system" (hereinafter referred to as the Code) and shall determine the procedure for providing the provision of information (emergency notification) on deaths of pregnant women, parturient women, as well as in the event of the death of postpartum women within forty-two calendar days after childbirth, the sudden death of patients during the provision of elective medical care (primary healthcare and specialized assistance, including high-tech medical services).

Chapter 2. The procedure the provision of information on cases of death of pregnant women, parturient women, postpartum women after childbirth

2. Heads of local public health authorities of regions, cities of republican significance and the capital, heads of republican organizations, national scientific centers (as agreed) from the moment of registration of deaths of pregnant women, parturient women, postpartum women after childbirth, within forty two calendar days after the termination of pregnancy or the moment of interruption of pregnancy (surgery, medical abortion) shall provide:

1) notification within two hours by telephone to the management of the Ministry of Healthcare of the Republic of Kazakhstan;

2) by 13.00 o'clock in the territorial branches of the Republican state enterprise on the right of economic management "Republican center of electronic health" of the Ministry of Healthcare of the Republic of Kazakhstan the information on the "Maternal mortality record card" form (hereinafter referred to as the "MM record card" form) and on forms approved by the authorized body in accordance with subparagraph 31) of Article 7 of the Code, daily (in case of registration of maternal mortality);

3) within 24 hours to the territorial department of the administration of the state body in the field of medical services (assistance) (hereinafter referred to as the Department of the authorized body administration) and the Joint Stock Company "Scientific Center for Obstetrics, Gynecology, and Perinatology" (hereinafter referred to as the SCOGaP) (as agreed) the information and copies of the following medical documents approved by the authorized body in accordance with subparagraph 31) of Article 7 of the Code, electronic version (PDF) with available additional research methods (laboratory, instrumental):

"Notification" in the form, according to the Annex of these Rules;

"Individual card of a pregnant woman",

"Delivery record for pregnant and postpartum women",

"Labor and delivery record",

"Neonatal record",

"Medical card of an outpatient patient",

"Medical record of an inpatient patient",

"Medical card of termination of pregnancy",

"MM record card" form.

4) protocols of the pathological autopsy, blocks and cover glass preparations to the Departments of the authorized body administrations within seven working days, in the SCOGaP within fourteen working days from the date of registration of the case of maternal mortality.

3. Registration and calculation shall be carried out at the place of death, regardless of the place of residence of pregnant women, parturient women, postpartum women, women after the termination of pregnancy.

4. All cases of deaths of pregnant women, parturient women, postpartum women, and women after the termination of pregnancy within forty-two calendar days after childbirth or termination of pregnancy are subject to registration (hereinafter referred to as the Maternal mortality).

5. Information in the form "MM registration card" shall be filled in by a medical worker (attending or on-duty doctor) in healthcare organizations, regardless of ownership and departmental affiliation, as well as by individuals engaged in private medical practice.

6. Medical workers of an ambulance organization, a first aid-obstetric center/medical center, who have established maternal mortality outside a medical organization (at home, on the street due to an accident, etc.) shall report to the territorial polyclinic (outpatient clinic) upon registration (RPA) Register of population assigned). In these cases, the information in the form "MM registration card" shall be filled in by a medical worker of a territorial polyclinic.

7. Control over the registration and accounting of maternal mortality shall be entrusted to the first head of the health organization in charge of obstetrics issues, as well as to the deputy

head of local government health authorities in regions, cities of republican significance, and the capital.

8. Local public health authorities, when a case of maternal mortality among women arriving from other regions is established on its territory, shall inform the relevant local public health authorities at the place of permanent residence of women to take appropriate measures.

9. Republican state shock enterprise on the right of economic management "Republican e-health center" of the state authorized body shall provide the state authorized body with:

1) consolidated information in the form of "MM record card" daily by 16.00 o'clock of the current day;

2) monthly summary reports on the provision of obstetric care organizations with personnel and medical equipment, region-wise by the eighth day of each month following the reporting month;

3) monthly summary information on cases of maternal mortality by the eighth day of each month following the reporting month.

10. The department of the authorized body shall provide:

1) timely conduct of checks on cases of maternal mortality along the route of pregnant women/parturient women/postpartum women/women after the termination of pregnancy, if there are legal grounds in accordance with the legislation;

2) providing the information on the results of checks to the authorized body for taking urgent measures to reduce maternal mortality.

Chapter 3. The procedure for providing information on the cases of the sudden death of patients during the provision of elective medical care (primary healthcare and specialized assistance, including high-tech medical services)

11. Heads of local public health authorities of regions, cities of republican significance and the capital, republican health organizations, national scientific centers (as agreed) from the moment of registration of sudden death of patients when providing them with elective medical care (primary healthcare and specialized assistance, including high-tech medical services) shall provide a submission to the relevant Departments of the authorized body administration:

1) notifications in the form within 24 hours, in accordance with the Annex of these Rules;

2) copies of medical documents in the forms approved by the authorized body in accordance with subparagraph 31) of Article 7 of the Code, in electronic form (PDF) with available additional research methods (laboratory, instrumental) within 2 working days:

inpatient medical record;

outpatient medical record;

3) protocols (card) of the pathological autopsy, blocks, and cover-glass preparations within fourteen working days from the moment of registration of sudden death.

12. The department of the authorized body shall ensure the timely conduct of inspections in cases of the sudden death of patients in the provision of planned medical care (primary healthcare and specialized assistance, including high-tech medical services).

Annex to the Rules for the provision of information (emergency notification) on deaths of pregnant women, parturient women, as well as in the event of the death of postpartum women within forty-two calendar days after childbirth, the sudden death of patients during the provision of elective medical care (primary healthcare and specialized assistance, including high-tech medical services)

Notification of cases of death of pregnant women, parturient women, as well as in the event of the death of postpartum women within forty-two calendar days after childbirth, the sudden death of patients during the provision of elective medical care (primary healthcare and specialized assistance, including high-tech medical services)

(provided within 24 hours from the moment of registration of the case)

1. IIN

2. Surname, first name, patronymic (if any)

3. Date of birth

4. Gender male;

female

5. Address of residence

6. Contact phone

7. Marital status

8. Place of work/study/childcare institution

9. Address and name of the organization, department

10. Date of hospitalization (planned, emergency)

11. Date of death

12. Patient days spent

13. Diagnosis (main, secondary, preliminary pathoanatomical diagnosis)

14. The name of the healthcare organization (HO), the area of the one that filled out the notification (from the register of HO)

15. Surname, first name, patronymic (if any), and the ID of the doctor who filled out the notification

16. Surname, first name, patronymic (if any), and the head of the relevant local government health authority who filled out the notification

17. Date and time of filling

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