Admission Regulations

of foreign citizens and stateless persons to study in Pirogov Russian National Research Medical University (RNRMU) Ministry of Health of the Russian Federation in the 2018/2019 academic year

- 1. This Regulations determine the conditions for organizing and conducting admission in Pirogov Russian National Research Medical University (RNRMU) Ministry of Health of the Russian Federation (hereinafter University):
- a) citizens of foreign states (hereinafter "foreign citizens") individuals who are not citizens of the Russian Federation and having evidence of the citizenship (nationality) of a foreign States (Citizens of the Russian Federation having a different nationality, territories of the Russian Federation are considered as citizens of the Russian Federation, for except for certain cases provided for by international contracts or legislation of the Russian Federation);
- b) persons without citizenship individuals who are not citizens of the Russian Federation and who do not have evidence of having a nationality (citizenship) of a foreign state;
- c) foreign citizens and stateless persons who are compatriots living permanently abroad:
- persons and their descendants who live outside the territory of the Russian Federation and, as a rule, refer to peoples historically living in the territory of the Russian Federation, as well as free choice in favor of spiritual, cultural and legal ties with Russian Federation, persons whose relatives are in a straight line previously resided on the territory of the Russian Federation, including:
 - o persons who were citizens of the USSR, residing in the states that were part of the USSR,

citizenship of these states or become persons without nationality;

- o natives (emigrants) from the Russian state, the Russian Republic, the RSFSR, the USSR and the Russian Federation, having the corresponding civil belonging and become citizens of a foreign state or stateless persons.
- 2. This Regulations has been developed in accordance with the Federal law of 31.05.2002 No. 62-FZ "On the Citizenship of the Russian Federation" Federal Law No. 273-FZ of December 29, 2012 (as amended on 07/03/2018) Education in the Russian Federation ", Order of the Ministry of Education and Science of the Russian Federation of 10.10.2015 N 1147 (as amended on 20.04.2018) "On the Approval of the Procedure for Admission to Education for

Educational Programs higher education - undergraduate programs, specialty programs, Master's program "(Registered in the Ministry of Justice of Russia on 30.10.2015 N 39572) (hereinafter - the Admission Procedure), the Order of the Ministry of Education and Science of the Russian Federation of 12 January 2017 No. 13 "On Approval The order of admission for training on higher educational programs education programs for the training of scientific and pedagogical postgraduate study ", Order of the Ministry of Education and Science of the Russian Federation of 11/01/2018, No. 23 "On Amending the Procedure for Admission to the training in higher education programs - the programs for the preparation of scientific and pedagogical personnel in postgraduate study, approved by the order of the Ministry of Education and Science of the Russian Federation of January 12, 2017 No. 13 ", with the Federal Law of 25.07.2002 N 115-FZ (Edited on December 31, 2017) "On the legal status of foreign citizens in the Russian Federation, "with Federal Law No. 109-FZ of July 18, 2006 (as amended on 28.11.2015, as amended on 19.07.2017) "On Migration Registration of Foreign Countries citizens and stateless persons in the Russian Federation ", with the Federal by the law of 15.08.1996 N 114-FZ (as amended on 19.02.2018) "On the order of departure from The Russian Federation and entry into the Russian Federation, "with International agreements on cooperation in the field of education, with International treaties on mutual recognition of documents on the education, with the Decree of the Government of the Russian Federation of 8 October 2013 N 891 Moscow "On the establishment of a quota for education foreign citizens and stateless persons in the Russian Federation", with Order of the Ministry of Education and Science of Russia of 17.03.2015 N 248 "On Amending the procedure for the selection of foreign citizens and stateless persons for training in limits set by the Government of the Russian Federation formation of foreign citizens and stateless persons in the Russian Federation approved by the order of the Ministry of Education and Science of the Russian Federation of July 28, 2014 No. 844 "(Registered in Ministry of Justice of the Russian Federation on 03/04/2015 N 36716), with the Federal Constitutional by the law of March 21, 2014 No. 6-FKZ (as amended on December 28, 2017) "On the admission to the Russian Federation of the Republic of Crimea and Education in the Russian Federation education in connection with the admission to the Russian Federation of the Republic of Crimea and the formation of new subjects within the Russian Federation - Republic of Crimea and the city of federal significance of Sevastopol and on making amendments to the Federal Law "On Education in the Russian Federation" (with amendment and addendum, entered into force on July 15, 2016), with the Federal Law of 24.05.1999 N 99-FZ (as amended on 23.07.2013) "On the State Policy Russian Federation in respect of compatriots abroad ", Order of the Ministry of Health of the Russian Federation of May 11 2017 No. 212n "On Approval of the Procedure for Admission to Education for educational programs of higher education programs residency "(hereinafter - the Procedure), the order of the Ministry of Health Russian Federation on October 8, 2015 N 707n (Edited on June 15, 2017) "On the approval of the Qualification requirements for medical and pharmaceutical workers with higher education in the field of training "Health and Medical Sciences" (registered Ministry of Justice of the Russian Federation on October 23, 2015, registration number 39438), the order of the Ministry of Health of the Russian Federation of June 2, 2016 No. 334n (as amended on May 19, 2017) "On the approval of the Regulation on the accreditation of specialists "(registered in the Ministry of Justice of the Russian Federation on June 16, 2016, Registration No. 42550), as amended by order Ministry of Health of the Russian Federation of December 20, 2016. N 974n (registered by the Ministry of Justice of the Russian Federation 12 January 2017, registration No. 45180), Ministry order of the Russian Federation on November 29, 2012 No. 982n (ed. 10.02.2016) "On approval of the conditions and procedure for issuing a certificate specialist for medical and pharmaceutical workers, forms and technical requirements of a specialist certificate "(registered The Ministry of Justice of the Russian Federation on March 29, 2013, Registration No. 27918), as amended by orders 515n (registered by the Ministry of Justice of the Russian Federation 30 August 2013, registration No. 29853), dated October 23, 2014 N 658n (registered by the Ministry of Justice of the Russian Federation on November 17 2014, registration N 34729), from February 10, 2016 N 82n (registered by the Ministry of Justice of the Russian Federation on March 11 2016, registration No. 41389), by order of the Ministry of Health The Russian Federation of December 22, 2016 N 1043n "On the approval of the terms and stages of accreditation of specialists, as well as categories of persons having medical, pharmaceutical or other education and subject accreditation of specialists "(registered by the Ministry of Justice The Russian Federation on January 19, 2018, registration No. 49696), Rules for admission to education for higher educational programs bachelor's programs, specialty programs in the University for the 2018/19 academic year, the Rules of Admission for training on educational programs of higher education - programs of residency in the University for the 2018/2019 school year, rules for admission to education for higher educational programs, education programs for the training of scientific and pedagogical postgraduate study in the University for 2018/2019 academic year, other regulatory legal acts of the Russian Federation and local normative documents of the

University.

- 3. Admission of foreign citizens and stateless persons, including compatriots living abroad, to study
- educational programs of higher education programs Bachelor's program, specialty programs, master's programs, the programs for the preparation of scientific and pedagogical personnel in postgraduate study, residency programs are carried out at the expense of budget allocations federal budget (including within the established Government of the Russian Federation quota for the formation of foreign citizens in the Russian Federation), as well as at the expense of physical and legal entities in accordance with contracts for the provision of paid educational services.
- 4. The right to admission to study on higher educational programs at the expense of budgetary appropriations of the federal budget have:
- 4.1. According to paragraph 134 of the Procedure for admission, foreign citizens and persons without citizenship, who are compatriots living abroad, have the right to receive higher education from the budget allocations on an equal basis with citizens of the Russian Federation compliance with the requirements provided for in Article 17 of the Federal law of May 24, 1999 N99-FZ "On state policy of the Russian Federation" Federation in relation to compatriots abroad ", namely:

submission of documents or other evidence supporting the citizenship of the USSR, citizenship or

absence of such at the time of presentation - for persons the citizenship of the USSR; living in the past on the territory of the Russian state, the Russian Republic, the RSFSR, the USSR or the Russian

Federation, the corresponding citizenship at the exit the moment of presentation - for immigrants; kinship in a straight line an ascending line with the indicated persons - for descendants of compatriots

- 4.2. Foreign citizens who have the right to receive higher education at the expense of budgetary allocations in accordance with the international treaties of the Russian Federation and federal laws.
- Citizens of the Republic of Belarus, the Republic of Kazakhstan, the Kyrgyz Republic and the Republic of Tajikistan (in accordance with the agreement of 24 November 1998 "On the granting of equal rights to citizens of the States participants of the agreement on the deepening of the Integration in the economic and humanitarian fields of 29 March 1996 for

admission to the educational institution ");

- Citizens of the Republic of Armenia, the Republic of Uzbekistan, Ukraine, Republic of Moldova, Turkmenistan, the Republic of Georgia, constantly living in the territory of the Russian Federation (having a view of in the Russian Federation) (in accordance with the Agreement on Cooperation in the field of May 15, 1992, Tashkent, by the Agreement between The Government of the Russian Federation and the Government of the Republic of Georgia on cooperation in the field of culture, science and education of 3 February 1994, Tbilisi, with the Agreement between the Government of the Russian Federation and the Government of Turkmenistan on cooperation in the field of culture, Education and Science of 18 May 1995, the Agreement between the Government The Russian Federation and the Government of the Republic of Armenia cooperation in the field of higher education and science of January 11, 1993 of the year);
- 4.3. Foreign citizens and stateless persons, including compatriots, permanently residing abroad, past selection for training within the quota established by regulation Government of the Russian Federation. Reception of citizens specified in subparagraphs 4.1 and 4.2. paragraph 4 in the framework of control figures of admission, for education at the expense of the budge allocations of the federal budget are carried out on a competitive basis, unless otherwise provided by the legislation of the Russian Federation. Admission for training of foreign citizens indicated in subparagraph 4.3 paragraph 4 within the quota for the formation of foreign citizens is carried out in accordance with the directions of the federal body executive power, which performs the functions of developing State policy and normative and legal regulation in the sphere of education.
- 5. Admission of foreign citizens for training on the ground under contracts on provision of paid educational services by physical and (or) legal entities is carried out within the limits of the number of seats for contracts established by the University annually.
- 6. According to paragraph 135 of the Procedure for admission to compatriots living in abroad and are not citizens of the Russian Federation, special rights apply when enrolling in programs baccalaureate and specialty programs provided in accordance with Federal Law No. 273-FZ, unless otherwise provided international treaty of the Russian Federation.
- 7. Terms of admission of foreign citizens and stateless persons for training under the bachelor's programs, specialty programs for the first course is carried out in the following terms:
- 7.1. Foreign citizens who have the right to admission to training for educational programs of

higher education at the expense of budgetary allocations of the federal budget (paragraphs 4.1. and 4.2), within the timeframe established for citizens of the Russian Federation by the Ministry of Education and Science Russian Federation:

- 1) the deadline for receiving documents is June 20;
- 2) when admission to budget places within the control numbers of admission the deadline for the completion of receipt of documents required for admission, coming to study on the results of admission tests, conducted by the University on its own - July
- 3) the deadline for completion of receipt of documents required for admission, from persons entering the training according to the results of the Unified State Examination July 26;
- 7.2. For foreign citizens indicated in subparagraphs 4.3. paragraph 4, reception of documents and crediting is carried out in the terms determined by Ministry of Education and Science of the Russian Federation.
- 7.3 When foreigners and stateless persons are admitted for training Bachelor's programs and specialty programs for contracts for the provision of paid educational services by the University the number of places for foreign citizens and individuals is independently allocated without citizenship and a separate competition for these places is held. Terms of admission documents, the timing of the entrance tests and the terms of enrollment are determined by the decision of the University.
- 7.3.1 Deadline for receiving documents from foreign citizens and individuals without citizenship, coming to study in Russian and taking 3 exams: (paragraphs 4.1, 4.2, 5)
- 1) the deadline for receiving documents is June 20;
- 2) the deadline for completion of receipt of documents required for admission, from persons entering the training according to the results of entrance examinations, conducted by the University on its own July 10;
- 3) the deadline for completion of receipt of documents required for admission, from persons entering the training according to the results of the Unified State Examination on August 18.
- 7.3.2 Deadline for receiving documents from foreign citizens and individuals without citizenship, coming to study in Russian and taking 2 exams:
- 1) the deadline for receiving documents is June 20;
- 2) the deadline for completion of receipt of documents required for admission, from persons entering the training according to the results of entrance examinations, conducted by the University on its own August 18;
- 7.3.3 Deadline for receiving documents from foreign citizens and individuals citizenship

coming in for training using English as a mediator language and taking two exams:

- 1) the deadline for receiving documents is June 20; (items 4.3.)
- 2) the deadline for completion of receipt of documents required for admission, from persons entering the training according to the results of entrance examinations, conducted by the University on its own October 15;
- 8. Terms of admission of foreign citizens and stateless persons, including compatriots living abroad permanently, to study educational programs of higher education programs residency, are carried out:
- 8.1. Foreign citizens who have the right to admission to training for educational programs of higher education programs Residency at the expense of budgetary appropriations of the federal budget (pp. 4.1. and 4.2) and on contracts for the provision of paid educational services: (sub-5)
- a) the deadline for the receipt of documents required for admission to the training July 2;
- b) the deadline for the receipt of documents required for admission for training 10 August.
- 9. Admission of foreign citizens and stateless persons, including compatriots living abroad permanently, to study educational programs of higher education programs preparation of scientific and pedagogical staff in postgraduate studies is carried out in the following terms: (clauses 4.1-5)
- a) the deadline for the receipt of documents required for admission to the training on August 10;
- b) the deadline for the receipt of documents required for admission for training, incl. presentation of originals of a specialist diploma or Master's Diploma August 23
- 10. Reception of foreign citizens and stateless persons, including compatriots, to the University is carried out on their personal application. Application for admission of foreign citizens or persons without citizenship can be filed in 2 languages (English and Russian), if the language of instruction in this higher education program is English as the medium of the intermediary.
- 11. When applying, foreign citizens and stateless persons, in including compatriots provide the following documents to the admission committee:
- a) the original and a copy of the passport or other document certifying personality of a foreign citizen and recognized by the Russian Federation in this capacity, unless otherwise provided by international agreements of the Russian Federation, this Federal Law or decrees of the President of the Russian Federation (as amended by Federal 10.01.2003 N 7-Φ3, from

01.12.2007 N 310-Φ3, from 13.05.2008 N 65-Φ3, from 07.06.2017 N 111-FZ), with the original translation into Russian, certified a Russian notary (consul of the Russian Federation) (Article 10, Chapter 1 of the Federal Law of 25.07.2002. №115-Φ3 "On the legal status of foreign citizens in Russian Federation"). Surname, name and patronymic (if any) of a foreign citizen must clearly correspond name, first name and patronymic of the foreign citizen indicated in the entry visa (if available);

Documents certifying the identity of stateless persons in Of the Russian Federation (Federal Law No. 115-FZ of July 25, 2002), are:

- a document issued by a foreign state and recognized in accordance with the international treaty of the Russian Federation as a document, identity card of a stateless person;
- Temporary residence permit (RWP);
- residence;
- other documents provided for by federal law or recognized in accordance with the international treaty of the Russian Federation as identification documents without citizenship. b) the original and a copy of the visa (for citizens of the countries in which the visa regime of entry and stay in the territory of the Russian Federation), migration card and a tear-off part of the notification form on the arrival of a foreign citizen to the place of stay or other documents confirming the legal stay of a foreign citizen on the territory of the Russian Federation;
- c) the original and a copy of the birth certificate (if any) for foreign citizens, who in the originals of other necessary documents there are names of parents and other close relatives (document on education), for foreign citizens who are compatriots living abroad.
- d) the original and a copy of the education document. Documents on education issued in another state may be taken if the document certifying the said document is recognized in the Russian Federation at the level of the relevant education (Appendix 1 and 2).

A foreign document on education is:

- for admission to the 1 course for the purpose of mastering educational programs of higher education for a bachelor's degree or specialty: recognized in the Russian Federation, the document on education is not lower level of secondary general education or secondary vocational education;
- for admission to education on educational programs higher education programs for the preparation of scientific and pedagogical postgraduate study: a recognized in the Russian Federation education is not lower than the level of higher education (specialist, master).
- for admission to education on educational programs higher education residency programs:

recognized in the document on education is not lower than the higher education (specialist, master).

- e) the original of the certificate of recognition of foreign education on territory of the Russian Federation if, when submitting a document a foreign state on education requires submission of such evidence. According to para. 72.1 The order of admission may be submitting an application for admission to submit the document without evidence and subsequent submission of a certificate of recognition foreign education no later than the day of completion of the application for consent to enrollment (paragraph 72.1 was introduced by the Order of the Ministry of Education and Science of 07/29/2016 N 921).
- f) in accordance with sub-clause 2.2.1 of the Procedure for receiving documents of the foreign state on the education to which the requirement of legalization or apostille, the incoming can be submitting an application for admission to submit the document without legalization or apostille, followed by the submission of the document with legalization or apostil not later than the day of completion of the application for consent to enrollment. (item 72.1 is entered by the Order of the Ministry of Education and Science of Russia from 07/29/2016 N 921)
- g) the original of the translation of the foreign education document into Russian language, certified by a Russian notary (consul RF);
- h) originals and copies of documents or other written evidence, on a par with citizens of the Russian Federation of Rights to Education (Federal Law of 24.05.1999 N 99-FZ (as amended on July 23, 2013) "On the state policy of the Russian Federation in respect of compatriots abroad"):
- citizenship of the USSR, citizenship or absence such at the time of presentation for persons who were citizens of the USSR;
- Residing in the past on the territory of the Russian state, the Russian Federation, the RSFSR, the USSR or the Russian Federation, appropriate citizenship when leaving this territory and citizenship or lack thereof on the moment of presentation for immigrants; kinship in a straight line

an ascending line with the specified persons - for descendants of compatriots;

- Permanent residence abroad for all these persons.
- i) the direction of the Ministry of Education and Science for training in limits of the quota established by the resolution of the Government of the Russian Federation Federation (if any).
- j) a copy of the medical certificate received in the territory of the Russian Federation and evidence of the absence of medical contraindications for training, with a special note on the

results of fluorography and a test for HIV- infection (or the original of a notarized translation of medical a certificate received abroad and executed in a foreign language + original medical certificate received abroad and executed on foreign language);

- 1) Photos in the amount of 4 pieces, 3x4 cm, with a corner on the right.
- 12. Entrance examinations for foreign citizens and persons without citizenship, including compatriots living abroad under the admission to study under the bachelor's degree programs and specialty programs on the ground at the expense of budgetary allocations of the federal budget (from clauses 4.1 and 4.2 of this Regulation) are determined by the Rules of Admission to the University and the order of admission.
- 12.1. Foreign citizens having the results of a single State examinations (hereinafter referred to as "Unified State Examination") are entitled to enter the University at basis of USE results.
- 12.2 Foreign citizens also have the right to act according to the results introductory tests conducted by the University independently (Section 21 Order of reception)

Foreign citizens have the right to take one or more introductory tests conducted by the organization, but one by one or several other introductory tests to present the results of the Unified State Examination (at your discretion). In the application for admission, the applicant indicate each introductory test: does he present the results of the USE or surrenders it to the organization.

12.3 Upon admission of foreign citizens and stateless persons to Bachelor's degree programs and specialty field programs under contracts for the provision of paid educational services University

establishes no less than two general educational introductory tests, selected by him independently from the number of introductory tests established by the Order of the Ministry of Education and Science of the Russian Federation of 04.09.2014 N 1204 "On approval of the list of admission tests for admission to training in higher education programs - Bachelor programs and specialty programs "on the relevant a specialty or a direction of preparation (item 136 of the Order of reception).

- 12.4. Entrance examinations at the University held in writing (analogue USE).
- 12.5. All tests (with the exception of the introductory tests for foreign language and tests for those entering the educational Programs implemented by the University using English, as an intermediary language) are conducted in Russian. The results of all the entrance examinations are evaluated on a 100-point scale according to the bachelor's, specialist's and residency programs. The results of all the entrance tests are evaluated by 5- scale for applicants by

postgraduate programs.

- 12.6 In the case of the same admission test for different languages, the University establishes the same form of and an introductory test program.
- 12.7 The University does not conduct entrance tests with using remote technologies.
- 12.8 One introductory test is conducted simultaneously for all arriving or at different times for different groups of applicants (in of the number of persons who submitted

Required documents

- 12.9 For each group of applicants, one introductory test in one day. At the request of the incoming, he may be given the opportunity to take more than one entrance test one day.
- 12.10 The applicant receives one entry examination each time. Re-participation of foreign citizens in the admission tests in another thread is not allowed. Persons who did not pass the introductory test for a valid cause (illness or other circumstances documented), admissions to the admission test in another group or in reserve day.
- 12.11 The results of the introductory test are announced on official website of the University and at the information stand no later than third working day after the introductory test.
- 13. Entrance examinations for foreign citizens and persons without citizenship, including compatriots residing permanently in the abroad when enrolling in higher education programs education residency programs are determined by the Admission Regulations for training in higher education programs programs of residency in the University from 05/11/2012 №212 n. Terms of entrance tests from August 13 to 16 August.
- 14. Entrance examinations for foreign citizens and persons without citizenship, including compatriots residing permanently in the abroad when enrolling in training programs for the preparation of scientific- pedagogical staff in postgraduate study are determined by the training in higher education programs programs for the preparation of scientific and pedagogical staff in postgraduate study. Timing conducting introductory tests from August 28 to September.
- 15. Enrollment of foreign citizens and stateless persons, including compatriots permanently residing abroad while receiving Bachelor's degree programs and specialty field programs at the expense of budget allocations of the federal budget and contracts for the provision of paid educational services, is carried out in The terms established by the Rules of Admission to the University for 2018/2019 academic year, the order of the rector.
- 15.1 Admission to training within the quota (cl.4.3 of this Regulations) for the education of foreign citizens is carried out by separate the order (orders) of the University.

15.2 Enrollment of foreign citizens and persons without education citizenship, including compatriots residing permanently in the abroad for admission to study under bachelor's programs and programs

specialization at the expense of budgetary allocations of the federal budget (from clauses 4.1 and 4.2 of this Regulation) established by the Rules of admission to the FGBOU at the University for the 2018/2019 academic year and the Order of admission: August 3 (Stage 1 - 80% of the main competitive venues), August 8 (Stage 2 - 20% of the main competitive places). The basis for enrollment is application for consent to enrollment and the original document of education of the established sample. The beginning of the school year is from 1 September.

- 15.3 Enrollment of foreign citizens and persons without education citizenship, including compatriots living abroad for Bachelor's programs and specialty programs agreements on the provision of paid educational services for training in Russian (paragraph 5) on 9, 15 and 22 August. The basis for enrollment is a statement of consent to enrollment and the original of the document on education of the established sample or a copy thereof, certified in accordance with the established procedure, document on payment for training (receipt). The beginning of the school year is from 1 September.
- 15.4 Enrollment of foreign citizens and persons without education citizenship, including compatriots residing permanently in the for bachelor's programs and programs specialty on contracts for the provision of paid educational services, for teaching with the use of English as a language of the intermediary: until October 31 inclusive. Reason for admission A statement of consent to enrollment and the original formation of a standard sample or a copy thereof, certified in according to the established procedure, a document on payment of training (receipt). The beginning of the school year from November 1, 2018.
- 15.5 Enrollment of foreign citizens and persons without education citizenship, including compatriots residing permanently in the to study on higher educational programs education residency programs for major competitive places 22 August, to places on contracts for the provision of paid educational services 24 August. The academic year begins from September 1st.
- 15.6 Enrollment of foreign citizens and persons without education citizenship, including compatriots residing permanently in the for training in scientific and pedagogical postgraduate courses:
- on budgetary places on September 19;

- to places on contracts for the provision of paid educational services September 20, September 24; The beginning of the academic year from October 1.
- 16. This provision has been supplemented by annexes (hereinafter Annex 1, 2, 3, 4), which contain Russian requirements for foreign documents on education (legalization and recognition procedure), a list of states with indication of each type of legalization and its The list of countries with which a bilateral agreement recognizing documents on education in the territory of the Russian Federation. Federation, as well as the timing of admission of foreign citizens and persons without citizenship for training under bachelor's programs, Specialty programs in the University of 2018 year.
- 17. Procedure for making changes. Changes and additions to the present the situation is entered in the same order in which it was adopted and approved this Regulation.

Legalization of documents

According to the legislation of the Russian Federation, documents issued in other state, can be used (accepted by the Russian bodies and organizations) only in the presence of legalization. Attention! Legalization of foreign documents and recognition foreign education - different procedures. Legalization of documents is carried out for legal use foreign document in another country. Recognition of education is carried out for the granting of rights to education (or) work activity. Legalization is the commission of a number of certain formal procedures for giving the document legal force in the territory of another States for the purpose of being able to submit it to the authorities another state. There are two types of legalization:

1. Consular legalization.

It is carried out in 2 stages:

- certification of the document (depending on the requirements of the law country of issue: as a rule, the original, in some countries copies) competent authorities of foreign affairs (MFA) of the country issuing the document
- the relevant stamps and seals are stamped with the indication of the position and signature of the certifying person;
- certification by the consular services of the Russian Federation (consulate or representative office of the Russian Federation) in the country of issue of the document appropriate stamps and seals with the indication of the position and signature of the reassuring person.
- 2. "Apostilling" a simplified procedure for legalization. Apostille (apostille) is an international standardized form filling in information on the legality of the document for presentation in the territory countries that recognize this form of legalization.

The stamp "Apostille" is placed only on the originals of documents on education and (or) qualifications, academic degrees, academic titles.

The stamp "Apostille" testifies to the authenticity of the signature and the presence of the person, signatory of the document submitted to the confirmation, the rights of the signatures, the definition of the authenticity of the seal to which the document is bound, the fact of issuing the document to the person specified in the education and (or) qualifications, academic degrees, academic degrees in

quality of its owner. The need for apostille arises from the departure of Russian and foreign citizens who received education in the Russian Federation, and documents received for further

study or work in the countries that joined the Hague Convention of October 5, 1961.

Confirmation of Russian documents on education and (or) about qualifications, academic degrees, academic titles in the territory of the Russian Federation is carried out on the basis of:

- The Hague Convention of October 5, 1961.
- Federal Law No. 273-FZ of December 29, 2012 "On Education in the Russian Federation "(Article 106)
- Federal Law No. 127-FZ of August 23, 1996 "On Science and state scientific and technical policy "(Article 6.3)
- Decrees of the Government of the Russian Federation of July 20, 2013 № 611 "On approval of the Rules for the Confirmation of Education Documents and (or) qualification Decrees of the Government of the Russian Federation of 11 March 2011 № 165 "On the confirmation of state documents on education, academic degrees and academic degrees "
- Federal Law No. 293-FZ of November 8, 2010 "On Making amendments to certain legislative acts of the Russian Federation in connection with the improvement of control and supervisory functions and optimization provision of public services in the field of education "
- other normative legal acts

Confirmation of documents on education and (or) about qualifications, about academic degrees, academic titles by putting an apostille on them from 1 January 2011 according to the Federal Law of November 8, 2010 No. 293- FZ "On Amending Certain Legislative Acts of the Russian Federation in connection with the improvement of control and supervisory functions and optimization of the provision of public services in the field of education " is attributed to the powers of the Russian Federation in the field of education, transferred for implementation to the executive authorities of the subjects Russian Federation. The executive body of the subject of the Russian Federation, acting in the field of education, takes applications and documents irrespective of the applicant's place of residence and place finding. The time for consideration of the issue of the confirmation of the document on education and (or) qualifications, academic degrees, academic titles and acceptance decision on apostillization or refusal to confirm this document is 45 days from the date of acceptance of the application and attached to the documents for examination. For apostille on the document on education and (or) about qualifications, academic degrees, academic titles, the applicant pays state duty in the amount established by law The Russian Federation on taxes and fees -1500 rubles. Do not confuse legalization with the established order of assurance copies of

documents! The established procedure for certifying copies and transfers documents in the Russian Federation in accordance with the civil The legislation is the certification of copies of documents by a notary. TO notarized translation must always be filed copies translated documents. Documents issued in the participating countries multilateral or bilateral treaties that abolish the requirement legalization of documents are accepted without legalization.

List of countries that have signed bilateral treaties whose documents do not require legalization:

- 1. Albania (Republic of Albania);
- 2. Algeria (Algerian People's Democratic Republic);
- 3. Argentina (Argentine Republic);
- 4. Bulgaria (Republic of Bulgaria);
- 5. Bosnia and Herzegovina;
- 6. Hungary (Republic of Hungary);
- 7. Vietnam (Socialist Republic of Vietnam);
- 8. Greece (Hellenic Republic);
- 9. Egypt (Arab Republic of Egypt);
- 10. Spain (Kingdom of Spain);
- 11. India (Republic of India);
- 12. Iraq (Iraqi Republic);
- 13. Iran (Islamic Republic of Iran);
- 14. Italy (Italian Republic);
- 15. Yemen (People's Democratic Republic of Yemen);
- 16. Cyprus (Republic of Cyprus);
- 17. China (People's Republic of China);
- 18. Korea, North (Democratic People's Republic of Korea);
- 19. Cuba (Republic of Cuba);
- 20. Latvia (Republic of Latvia);
- 21. Lithuania (Republic of Lithuania);
- 22. Macedonia (Republic of Macedonia);
- 23. Mongolia;
- 24. Poland (Republic of Poland);
- 25. Romania;

- 26. Serbia;
- 27. Slovakia (Slovak Republic);
- 28. Slovenia (Republic of Slovenia);
- 29. Tunisia (Tunisia Republic);
- 30. Finland;
- 31. Croatia (Republic of Croatia);
- 32. Montenegro;
- 33. Czech Republic;
- 34. Estonia (Republic of Estonia);

List of States Parties to the Convention on Legal Assistance and legal relations in civil, family and criminal cases (22.01.1993): signatories of multilateral treaties, documents which do not require legalization:

- 1. Azerbaijan (Azerbaijan Republic);
- 2. Armenia (Republic of Armenia);
- 3. Belarus (Republic of Belarus);
- 4. Georgia;
- 5. Kazakhstan (Republic of Kazakhstan);
- 6. Kyrgyzstan (Kyrgyz Republic);
- 7. Moldova (Republic of Moldova);
- 8. Russia (Russian Federation);
- 9. Turkmenistan;
- 10. Tajikistan (Republic of Tajikistan);
- 11. Uzbekistan (Republic of Uzbekistan);

RECOGNITION OF FOREIGN EDUCATION AND (OR) FOREIGN QUALIFICATION

Under the recognition in the Russian Federation of foreign education and (or) foreign qualification means official confirmation significance (level) of education received in a foreign state and (or) qualification with the granting to their holder of academic, professional and (or) other rights.

- Academic recognition allows the holder of the IDA to continue education in Russian educational institutions or scientific organizations.
- Professional recognition allows the holder of the IDO to carry out professional activities in the territory of the Russian Federation

Recognition in the Russian Federation of education and (or) qualification, received in a foreign country (hereinafter - foreign education and (or) foreign qualification) is carried out on the basis of Article 107 Federal Law No. 273-FZ of December 29, 2012 "On Education in the Russian Federation" Federation "(hereinafter - the Law). In accordance with Part 1 of Article 107 of the Law, the recognition of a foreign education and (or) foreign qualification, is carried out in compliance with international treaties of the Russian Federation, regulating the issues of recognition and establishment of equivalence foreign education and (or) foreign qualification (hereinafter - international treaties on mutual recognition), and legislation Russian Federation. The criteria for inclusion in the specified list of foreign educational organizations that issue documents of foreign States on the level of education and (or) qualifications recognized in territory of the Russian Federation, approved by Government of the Russian Federation of August 5, 2013 No. 660. In accordance with Part 3 of Article 107 of the Law in the Russian Federation foreign education and (or) foreign qualification are recognized, subject to international treaties on mutual recognition, as well as received in foreign educational organizations, the list of which is set by the Government

Russian Federation. Holders of foreign education and (or) foreign qualifications recognized in the Russian Federation, those the same academic and (or) professional rights as holders appropriate education and (or) qualifications received in Russian Federation, unless otherwise established by international treaties on mutual recognition. Thus, if your education is subject to international treaty on mutual recognition, it is recognized in the territory of the Russian Federation without passing the recognition procedure (certificate of recognition of foreign education and (or) qualification on the territory of the Russian Federation is not provided) on

the basis of part 3 of Article 107 of the Law.

If your education is not subject to international agreement on mutual recognition, it is not recognized in the territory Russian Federation without passing the recognition procedure on the basis of parts 4 to 11 of Article 107 of the Law in accordance with the Administrative the Federal Service for Supervision in the Sphere of education and science of public services for the recognition of education and (or) qualifications received in a foreign country, approved Order of the Ministry of Education and Science of the Russian Federation from 12.12.2013 No. 1391 (Registered with the Ministry of Justice of Russia on February 21, 2014 No. 31387) (hereinafter referred to as the Regulations). The basic normative legal acts regulating procedure for the recognition of foreign education in the Russian Federation

- Federal Law No. 273-FZ of December 29, 2013 "On Education in Russian Federation";
- Administrative regulations for the provision of the Federal service on supervision in the sphere of education and science of state recognition of education and (or) qualifications received in a foreign e state approved by the order of the Ministry of Education and Science of the Russian Federation of December 12, 2013 No. 1391 (Registered with the Ministry of Justice Russia on February 21, 2014 No. 31387)
- Active bilateral and multilateral international agreements on mutual recognition of documents on education.
- Order of the Government of the Russian Federation of December 30, 2015 № 2777-r "On the approval of the list of foreign educational organizations, who issue documents on education and (or) qualifications, recognized in the Russian Federation "
- On the basis of part 14 of Article 107 of the Federal Law of 29.12.2012 No. 273-FZ "On Education in the Russian Federation" and in accordance with Decree of the Government of the Russian Federation of February 27, 2014 No. 272-r "On authorized organization performing the functions of the national information center on information support of recognition in the Russian Federation of education and (or) qualification, academic degrees and academic ranks received in a foreign country are determined Federal State Scientific Institution "Main State Expert Center for Educational Evaluation "(FGBU GlavExpertcentre)

Annex 3

List of countries indicating the need for legalization

Abkhazia	Consular legalization
Australia	Apostille
Austria	Apostille
Azerbaedzhan	Not required
Albania	Not required
Algeria	Not required
Angola	Consular legalization
Andola	Apostille
Antigua and Barbuda	Apostille
Argentina	Not required
Armenia	Not required
Afghanistan	Consular legalization
Bagamas	Apostille
Bangladesh	Consular legalization
Barbados	Apostille
Bahrain	Apostille
Belarus	Not required
Belize	Apostille
Belgium	Apostille
Benin	Consular legalization
Bulgaria	Not required
Bolivia	Consular legalization
Bosnia and Herzegovina	Not required

Botswana	Apostille
Brazil	Apostille
Brunei Darussalam	Apostille
Burkina Faso	Consular legalization
Burundi	Apostille
Bhutan	Consular legalization
Vanuatu	Apostille
Vatikan	Consular legalization
United kingdom	Apostille
Hungary	Not required
Venezuela	Apostille
East Timor	Consular legalization
Vietnam	Not required
Gabon	Consular legalization
Haiti	Consular legalization
Guyana	Consular legalization
Gambia	Consular legalization
Ghana	Consular legalization
Guatemala	Consular legalization
Guinea	Consular legalization
Guinea-Bissau	Consular legalization
Germany	Apostille
Honduras	Apostille
Grenada	Apostille

Greece	Not required
Giorgia	Not required
Denmark	Apostille
Djibouti	Consular legalization
Dominica	Apostille
Dominican Republic	Apostille
Egypt	Not required
Zambia	Consular legalization
Zimbabwe	Consular legalization
Israel	Apostille
India	Not required
Indonesia	Consular legalization
Jordan	Consular legalization
Iraq	Not required
Iran	Not required
Ireland	Apostille
Iceland	Apostille
Spain	Not required
Italy	Not required
Yemen	Not required
Cape Verde	Apostille
Kazakhstan	Not required
Cambodia	Consular legalization
Cameroon	Consular legalization

Canada	Consular legalization
Qatar	Consular legalization
Kenya	Consular legalization
Cyprus	Not required
Kiribati	Consular legalization
China	Not required
China, Hong Kong	Apostille
China, Macau	Apostille
Colombia	Apostille
Comoros	Consular legalization
Congo, Democratic Republic of the Republic	Consular legalization
Congo, Republic	Consular legalization
North Korea	Not required
South Korea	Apostille
Kosovo	Apostille
Costa Rica	Apostille
Côte d'Ivoire	Consular legalization
Cuba	Not required
Kuwait	Consular legalization
Kyrgyzstan	Not required
Laos	Consular legalization
Latvia	Not required
Lesotho	Apostille

Liberia	Apostille
Lebanon	Consular legalization
Libya	Consular legalization
Lithuania	Not required
Liechtenstein	Apostille
Luxembourg	Apostille
Mauritius	Apostille
Mauritania	Consular legalization
Madagascar	Consular legalization
Macedonia	Not required
Malawi	Apostille
Malaysia	Consular legalization
Mali	Consular legalization
Maldives	Consular legalization
Malta	Apostille
Morocco	Apostille
Marshall Islands	Apostille
Mexico	Apostille
Micronesia, Federated States	Consular legalization
Mozambique	Consular legalization
Moldova	Not required
Monaco	Apostille
Mongolia	Not required
Myanmar	Consular legalization

Nauru	Consular legalization
Nepal	Consular legalization
Niger	Consular legalization
Nigeria	Consular legalization
Netherlands	Apostille
Nicaragua	Apostille
New Zealand	Apostille
Norway	Apostille
United Arab Emirates	Consular legalization
Oman	Apostille
Pakistan	Consular legalization
Palau	Consular legalization
Palestine	Consular legalization
anama	Apostille
Papua New Guinea	Consular legalization
Paraguay	Apostille
eru	Apostille
Poland	Not required
Portugal	Apostille
ransnistria	Not required
Puerto Rico	Consular legalization
Rwanda	Consular legalization
Romania	Not required

SamoaApostilleSan MarinoApostilleSao Tome and PrincipeApostilleSaudi ArabiaConsular legalizationSwazilandApostilleSeychellesApostilleSenegalConsular legalizationSaint Vincent and the GrenadinesApostilleSaint Kitts and NevisApostilleSt. LuciaApostilleSerbiaNot requiredSingaporeConsular legalizationSyriaConsular legalizationSlovakiaNot requiredSloveniaNot requiredUnited States of AmericaApostilleSolomon IslandsConsular legalizationSomaliaConsular legalizationSudanConsular legalizationSurinameApostilleSierra LeoneConsular legalizationTajikistanNot requiredThailandConsular legalization	Salvador	Apostille
Sao Tome and Principe Apostille Saudi Arabia Consular legalization Swaziland Apostille Seychelles Apostille Senegal Consular legalization Saint Vincent and the Grenadines Apostille Saint Kitts and Nevis Apostille St. Lucia Apostille St. Lucia Apostille Serbia Not required Singapore Consular legalization Syria Consular legalization Slovakia Not required United States of America Apostille Solomon Islands Consular legalization Somalia Consular legalization Sudan Consular legalization Sudan Consular legalization Sudan Consular legalization Suriname Apostille Sierra Leone Consular legalization Not required	Samoa	Apostille
Saudi Arabia Consular legalization Swaziland Apostille Seychelles Apostille Senegal Consular legalization Saint Vincent and the Grenadines Apostille Saint Kitts and Nevis Apostille St. Lucia Apostille St. Lucia Apostille Serbia Not required Singapore Consular legalization Syria Consular legalization Slovakia Not required Slovenia Not required Slovenia Not required Slovenia Consular legalization Slovakia Not required Slovenia Consular legalization Slovakia Not required Consular legalization Somalia Consular legalization Sudan Consular legalization Sudan Consular legalization Sudan Consular legalization Suriname Apostille Sierra Leone Consular legalization	San Marino	Apostille
Swaziland Apostille Seychelles Apostille Senegal Consular legalization Saint Vincent and the Grenadines Apostille Saint Kitts and Nevis Apostille St. Lucia Apostille Serbia Not required Singapore Consular legalization Syria Consular legalization Slovakia Not required Slovenia Not required Slovenia Not required Slovenia Not required Solomon Islands Consular legalization Somalia Consular legalization Sudan Consular legalization Sudan Consular legalization Suriname Apostille Sierra Leone Consular legalization	Sao Tome and Principe	Apostille
Seychelles Senegal Consular legalization Saint Vincent and the Grenadines Apostille Saint Kitts and Nevis Apostille St. Lucia Apostille Serbia Not required Singapore Consular legalization Syria Consular legalization Slovakia Not required Slovenia Not required United States of America Apostille Solomon Islands Consular legalization Somalia Consular legalization Somalia Consular legalization Apostille Solomon Islands Consular legalization Somalia Consular legalization Somalia Consular legalization Somalia Consular legalization Somalia Consular legalization Sudan Consular legalization Sudan Consular legalization Sudan Apostille Sierra Leone Consular legalization Not required	Saudi Arabia	Consular legalization
Senegal Consular legalization Saint Vincent and the Grenadines Apostille Saint Kitts and Nevis Apostille St. Lucia Apostille Serbia Not required Singapore Consular legalization Syria Consular legalization Slovakia Not required Slovenia Not required United States of America Apostille Solomon Islands Consular legalization Somalia Consular legalization Somalia Consular legalization Somalia Consular legalization Sudan Consular legalization Sudan Consular legalization Suriname Apostille Sierra Leone Consular legalization Tajikistan Not required	Swaziland	Apostille
Saint Vincent and the Grenadines Apostille Saint Kitts and Nevis Apostille St. Lucia Apostille Serbia Not required Singapore Consular legalization Syria Consular legalization Slovakia Not required Slovenia Not required United States of America Apostille Solomon Islands Consular legalization Somalia Consular legalization Somalia Consular legalization Sudan Consular legalization Sudan Consular legalization Suriname Apostille Sierra Leone Consular legalization Not required	Seychelles	Apostille
Saint Kitts and Nevis Apostille St. Lucia Apostille Serbia Not required Singapore Consular legalization Syria Consular legalization Slovakia Not required Slovenia Not required United States of America Apostille Solomon Islands Consular legalization Somalia Consular legalization Somalia Consular legalization Sudan Consular legalization Sudan Consular legalization Sudan Consular legalization Suriname Apostille Sierra Leone Consular legalization Not required	Senegal	Consular legalization
St. Lucia Apostille Serbia Not required Singapore Consular legalization Syria Consular legalization Slovakia Not required Slovenia Not required United States of America Apostille Solomon Islands Consular legalization Somalia Consular legalization Sudan Consular legalization Sudan Consular legalization Suirname Apostille Sierra Leone Consular legalization Not required	Saint Vincent and the Grenadines	Apostille
Serbia Not required Singapore Consular legalization Syria Consular legalization Slovakia Not required Slovenia Not required United States of America Apostille Solomon Islands Consular legalization Somalia Consular legalization Sudan Consular legalization Suriname Apostille Sierra Leone Consular legalization Not required	Saint Kitts and Nevis	Apostille
Singapore Consular legalization Syria Consular legalization Slovakia Not required Slovenia Not required United States of America Apostille Solomon Islands Consular legalization Somalia Consular legalization Sudan Consular legalization Suriname Apostille Sierra Leone Consular legalization Not required	St. Lucia	Apostille
Syria Consular legalization Slovakia Not required Slovenia Not required United States of America Apostille Solomon Islands Consular legalization Somalia Consular legalization Sudan Consular legalization Suriname Apostille Sierra Leone Consular legalization Tajikistan Not required	Serbia	Not required
Slovakia Not required Slovenia Not required United States of America Apostille Solomon Islands Consular legalization Somalia Consular legalization Sudan Consular legalization Suriname Apostille Sierra Leone Consular legalization Tajikistan Not required	Singapore	Consular legalization
Slovenia Not required United States of America Apostille Solomon Islands Consular legalization Somalia Consular legalization Sudan Consular legalization Suriname Apostille Sierra Leone Consular legalization Tajikistan Not required	Syria	Consular legalization
United States of America Solomon Islands Consular legalization Somalia Consular legalization Sudan Consular legalization Suriname Apostille Sierra Leone Consular legalization Not required	Slovakia	Not required
Solomon Islands Consular legalization Somalia Consular legalization Sudan Consular legalization Suriname Apostille Sierra Leone Consular legalization Tajikistan Not required	Slovenia	Not required
Somalia Consular legalization Sudan Consular legalization Suriname Apostille Sierra Leone Consular legalization Tajikistan Not required	United States of America	Apostille
Sudan Consular legalization Suriname Apostille Sierra Leone Consular legalization Tajikistan Not required	Solomon Islands	Consular legalization
Suriname Apostille Sierra Leone Consular legalization Tajikistan Not required	Somalia	Consular legalization
Sierra Leone Consular legalization Tajikistan Not required	Sudan	Consular legalization
Tajikistan Not required	Suriname	Apostille
	Sierra Leone	Consular legalization
Thailand Consular legalization	Tajikistan	Not required
	Thailand	Consular legalization

Tanzania	Consular legalization
Togo	Consular legalization
Tonga	Apostille
Trinidad and Tobago	Apostille
Tuvalu	Consular legalization
Tunisia	Not required
Turkmenistan	Not required
Turkey	Apostille
Uganda	Consular legalization
Uzbekistan	Not required
Ukraine	Not required
Uruguay	Apostille
Fiji	Apostille
Philippines	Consular legalization
Finland	Not required
France	Apostille
Croatia	Not required
Central African Republic	Consular legalization
Chad	Consular legalization
Montenegro	Not required
Czech Republic	Not required
Chile	Apostille
Switzerland	Apostille
Sweden	Apostille

Sri Lanka	Consular legalization
Ecuador	Apostille
Equatorial Guinea	Consular legalization
Eritrea	Consular legalization
Estonia	Not required
Ethiopia	Consular legalization
South Ossetia	Consular legalization
South Africa	Apostille
Southern Sudan	Consular legalization
Jamaica	Consular legalization
Japan	Apostille

List of countries with a bilateral agreement is signed, recognizing documents on education in the territory of the Russian Federation

The Republic of Armenia,

The Republic of Azerbaijan,

Republic of Kazakhstan,

The Kyrgyz Republic,

The Republic of Belarus,

The Republic of Moldova,

Turkmenistan,

Ukraine,

Republic of Tajikistan,

The Republic of Finland,

The People's Republic of China,

The Republic of India,

Bolivarian Republic of Venezuela,

The Socialist Republic of Vietnam,

The People's Republic of Bangladesh,

The Republic of Peru,

Mongolia,

Hungary,

The Republic of Estonia,

The Republic of Albania,

Republic of Chad,

The Republic of Namibia,

Republic of Cameroon

The Republic of Mozambique,

Democratic Socialist Republic of Sri Lanka,

The Republic of Yemen,

The Islamic Republic of Pakistan,

The Republic of Guinea-Bissau,

The Federal Democratic Republic of Ethiopia,

The Republic of Mauritius,

The Republic of Niger,

The Federal Republic of Nigeria,

The Republic of Zambia,

Republic of Rwanda.

For more information on countries that are not included in the presented list, please contact the National information center on the recognition of education and (or) qualification (FGBU GlavExpertcentre) (http://ric.gov.ru/), the representative office of Rossotrudnichestvo (http://rs.gov.ru/en), or the Russian embassy in your country.