

Regulations on the expulsion of students and readmission in the number of students of Pirogov Russian National Research Medical University of the Ministry of Healthcare of the Russian Federation

1. General Regulations

1.1. This Regulations determines the procedure for the termination of educational relations in connection with the expulsion of the student (hereinafter - the procedure for expulsion) and the readmission to the number of students for training in the federal Pirogov Russian National Research Medical University of the Ministry of Healthcare of the Russian Federation (hereinafter - University).

1.2. This Regulation has been developed in accordance with the legislation of the Russian Federation, incl. Federal Law No. 273-FZ of December 29, 2012 "On Education in the Russian Federation", the Charter of the University, local regulations of the University.

1.3. Students studying at the University include students, postgraduate students, interns, residents, students, trainees.

The student is a person who, according to the established procedure, is enrolled by the Rector's order to the University for training on the educational program of higher education: a bachelor's program, a specialization program or a master's program.

The resident is a person who, according to the established procedure, is enrolled by the Rector's order to the University for training in the higher education program - the residency program.

The intern is a person who, according to the established procedure, was enrolled by the Rector's order to the University for training in the higher education program - the internship program.

A postgraduate student is a person who, according to the established procedure, is enrolled in the postgraduate order of the University for training in the educational program of higher education, a program for the training of scientific and pedagogical personnel.

A trainee (cadet) is a person who, according to the established procedure, is enrolled by the Rector's order to the University for Preparatory Departments (courses), for the development of additional general education or professional programs.

1.4. When deciding the issue of expulsion or readmission of students, the rights and legally protected interests of citizens, the interests of the state and society, as well as the rights, interests and opportunities of the University are taken into account.

2. Reasons for expulsion

2.1. The student is subject to expulsion from the University:

2.1.1. In due time, in connection with the receipt of education (the completion of training).

2.1.2. Early on the initiative of the student or parents (legal representatives) of the underage student, including:

- honorable dismissal;
- for valid reasons: for family reasons; for medical reasons;
- in the case of transfer of the student to continue the development of the educational program in another organization that carries out educational activities.

2.1.3. Early on the initiative of parents (legal representatives) of a minor student or University in the event of the death of a student.

2.1.4. Early on the initiative of the University:

- for submission of forged documents and / or information contained in documents related to training at the University;
- in connection with non-fulfillment of the curriculum (individual curriculum) due to the termination of attending classes;
- for academic indebtedness, if the trainee has unsatisfactory results of intermediate certification in one or more academic subjects, courses, disciplines (module) and (or) practices (provided that the University has twice the deadline for re-intermediate certification for liquidation academic debt) or failure to pass an interim certification in the absence of valid reasons within the established timeframe (failure of the trainee to fulfill the responsibilities for the conscientious mastery of the educational program and the implementation of the curriculum);
- in case the trainees fail to pass the state final certification without a good reason or receive unsatisfactory results on the state final certification;

- in the case of failure of the trainee to fulfill the responsibilities for the conscientious development of the professional educational program (based on the results of ongoing monitoring of academic performance);
- in the case of applying to the student expulsions as a measure of disciplinary punishment for non-performance or breach of duty and (or) the requirements provided for by the University Charter, internal regulations, rules for living in a dormitory (including smoking in buildings and premises of the University, drinking alcohol and being drugged, using, storing, distributing narcotic drugs and psychotropic substances);
- for non-fulfillment or violation of the terms of the contract for the regulations of paid educational services, including for violation of the terms and (or) the amount of payment;
- in case of entering into legal force of the court verdict, providing for the student a criminal punishment in the form of restriction or imprisonment for a certain period;
- in case of an establishment of a violation of the order of admission, which caused the illegal enrollment in the University through the fault of the student.

2.1.5. Due to circumstances that do not depend on the will of the student or parents (legal representatives) of the underage student and the University, including the liquidation of the University,

3. Grounds for expulsion

3.1. Honourable dismissal from the University will be made on the basis of a personal application of the student or parents (legal representatives) of the underage student.

3.2. Expulsion from the University for family reasons is made on the basis of a personal application of the student or parents (legal representatives) of the underage student, with the availability of supporting documents.

3.3. Expulsion from the University for medical reasons is made on the basis of a personal application of the student or parents (legal representatives) of the underage student, if there is a medical commission opinion of the medical and preventive institution.

3.4. Expulsion from the University in the case of transfer of a student to continue the development of the educational program to another organization that carries out educational activities is carried out on the basis of a personal application of the

student with an appropriate supporting document from the host educational organization, with the consent to be transferred.

3.5. The grounds for expulsion from the University in connection with the termination of the term of study are: the expiry of the established term for the implementation of the educational program, the results of the development of the relevant educational program in full and (or) positive results of the state final (final) certification (if the latter is provided by the content of the corresponding educational program) drawn up by appropriate protocols.

3.6. Expulsion of the student in connection with death is made on the basis of the death certificate issued by the registry office.

3.7. The expulsion of the student from the University for the regulations of forged documents and (or) information contained in documents related to training at the University (in the certificates, including medical, in the student's books, individual plans of the graduate student, student cards, etc.) on the basis of the presentation of the dean of the corresponding faculty or the head of the department for work with entrants.

3.8. The expulsion of the student due to non-fulfillment of the curriculum due to the termination of the visits to the classes is made on the basis of the presentation of the dean of the corresponding faculty, the head of the department for work with entrants, in the following cases:

3.8.1. the student did not start the studies within 30 calendar days after the beginning of the academic term, the end of academic leave, maternity leave, parental leave, and did not inform the dean's office about the reason for the absence and / or did not submit a document confirming the valid reason for his absence ;

3.8.2. the student missed more than 45 school days during the semester (the listener - more than 30% of the lessons from the laboriousness of the educational program (cycle)) without good reason.

3.9. Expulsion of a student who has not liquidated academic debt in one or more disciplines (courses) and (or) practices (provided that the University has twice set the deadline for re-intermediate certification for the elimination of academic debt) or who has not passed an intermediate certification in the absence of valid reasons within the established time limits, is performed at the request of the dean of the corresponding faculty, as having failed to perform the duties on the conscientious development of the educational program and the implementation of the curriculum.

3.10. Expulsion of the student for failing to reach the state final (final) attestation or receiving unsatisfactory results on the state final (final) certification is performed on the proposal of the dean of the faculty (Head of the Department for Work with Applicants) in accordance with the regulations on the conduct of the final certification of the programs of additional general educational or professional programs, the regulations on the state final certification for higher education educational programs: bachelor's programs, specialty programs, internship programs, residency programs, training programs scientific and pedagogical staff in postgraduate study, Pirogov Russian National Research Medical University of the Ministry of Healthcare of the Russian Federation.

3.11. The dedication of the student for failure to fulfill the duties for the conscientious mastering of the educational program is carried out on the basis of the Pirogov Russian National Research Medical University of the Ministry of Healthcare of the Russian Federation.

3.12. Expulsion of the student for non-fulfillment or violation of duties and (or) requirements provided for by the University Charter, internal regulations, dormitory rules (including smoking in buildings and premises of the University, drinking alcohol, being drugged, using, storing, distributing narcotic drugs and psychotropic substances) is performed at the presentation of the dean of the corresponding faculty, the head of the department for work with applicants, with taking into account the regulations of the relevant local regulations (internal regulations, rules of residence in a dormitory, etc.).

3.13. Expulsion for non-compliance and (or) breach educational agreement conditions, incl. the breach of terms and (or) the amount of payment, is made on the basis of the presentation of the dean of the corresponding faculty.

3.14. Expulsion in case of entry into legal force of the sentence of the court, providing for the student a criminal penalty in the form of restriction or imprisonment for a certain period, is made on the basis of a court decision.

4. Procedure for expulsions

4.1. The reason for the termination of educational relations is the order of the rector to expel the student from the University.

4.2. In the event that an agreement on the regulations of paid educational services is concluded with the student and parents (legal representatives) of the under-age student, the agreement on termination of educational relations is terminated on the basis of the order of the rector of the University to expel the student.

4.3. The rights and obligations of the student, provided for by the legislation on education and local regulations of the University, cease from the date of his transfer from the University.

4.4. Primary documentation on the issue of expulsions is prepared and submitted to the rector:

- deans of faculties;
- Head of the Office for Work with Entrants.

4.5. The issuing of the order for expulsion is made in the following terms:

4.5.1. on the grounds provided for in paragraphs 3.1 to 3.4, 3.6. of this regulations - within 10 working days from the date of submission to the trainees of the relevant application or filing by the representatives of the training certificate of death;

4.5.2. on the grounds provided for in paragraph 3.5 of this regulation - no later than 10 working days after the end of the term of the educational program. If the student has used the vacation after passing the state final certification, the order for expulsion is issued after the holidays are over;

4.5.3. on the grounds provided for in clauses 3.7, 3.12 of this regulations - not later than one month from the date of detection of the violation (violation) and not later than six months from the date of its commission, not counting the time of illness of the student, confirmed by the relevant documents or on vacation on academic leave or leave for maternity, parental leave until he reaches the age specified by the legislation of the Russian Federation;

4.5.4. on the grounds provided for in paragraphs 3.8, 3.13 of this Regulation - not later than one month from the date of the occurrence of the circumstance that is the basis for the expulsion. In addition, on the grounds provided for in paragraph 3.13 of this regulations the transfer of a person studying on a paid basis is made within 10 (ten) working days after the expiration of the period for making an advance payment established by the contract for the regulations of paid educational services, or after the expiration of the granted deferral for payment specified in the supplementary agreement to such a contract;

4.5.5. on the grounds provided for in paragraphs 3.9, 3.10, 3.11, 3.14 of these Regulations - no later than 14 working days from the moment of occurrence of the circumstance that served as the basis for the expulsion.

4.6. Trained, subject to expulsion on the grounds provided for in paragraphs 3.7.-3.14. This Regulation cannot be dismissed on the grounds provided for in paragraphs 3.1. - 3.3. of this Regulation.

4.7. Documents confirming valid reasons for the cases specified in paragraphs 3.8.1. and 3.8.2. of in these regulations, the student must submit to the dean's office of the corresponding faculty within 3 (three) working days upon completion of this valid reason. At the expiration of this period, in the event of failure to provide evidence, dean's employees request an explanation from the student (his legal representative) in the manner prescribed in paragraph 4.9. of in these regulations.

4.8. The date of the expulsion from the University on the grounds given in these regulations is the date of expulsion specified in the expulsion order, or the date of issuing such an order.

4.9. Before issuing an order to expel a student on the grounds is provided for in clauses 3.7, 3.8, 3.12 of in these regulations the student and / or his / her legal representative should be notified by the dean's office about the need to provide explanations in writing on the fact of the absence of the student in the training sessions and the non-fulfillment of the curriculum fact of the offense.

Such notification can be carried out both through a personal appeal to the student and / or his legal representative, if they are present at the University, and by drawing up a written document signed by the dean (the head of the department) or his deputy and mailed by registered mail to the address available in the student's personal file.

In case of refusal of the student and / or his legal representative to give explanations, employees of the dean's office (management) draw up a relevant act on refusal to give explanations.

A notification sent by mail by registered mail is considered received by the trainee (his legal representative) after 7 (seven) calendar days from the date of sending the registered letter sent by registered mail, the trainee did not submit a written explanation, the dean sends the draft decree on expulsion, the submission indicating the circumstances that are grounds for the expulsion and notification of the necessity to provide explanations with the proof of his dispatch to the rector.

4.10. The expulsion of students on the grounds specified in clauses 3.1 to 3.4 and 3.6 of in these regulations is allowed, including during holidays and any kinds of holidays.

4.11. Expulsion on the grounds specified in clauses 3.7 to 3.14 of in these regulations is not allowed during illness of the student and / or vacations, during the period of the student's being on academic leave, on maternity leave, parental leave.

4.12. In the event of the transfer of a person studying on the basis of a contract for the regulations of paid educational services for the reasons indicated in clauses 3.7 to 3.14 of this regulations, the dean's office within 14 (fourteen) calendar days from the issuance of the expulsion order is obliged to notify the student and / payer, and (or) legal representative on the expulsion of the student and the termination of the contract for the regulations of paid educational services through personal familiarization of the student, and (or) the payer, and (or) the legal representative with the rector's order or registered mail with a copy of the order of dismissal to the address specified in the contract for the regulations of paid educational services. In the event of the student's refusal to familiarize him with the order on expulsion, an act on refusal to familiarize him with such an order is drawn up.

4.13. In the case of the transfer of a person studying on the basis of a contract for the regulations of paid educational services on the basis specified in clause 3.8 of in these regulations, the financial settlement with the payer is carried out in accordance with the conditions established by the contract for the regulations of paid educational services.

4.14. If there are at the same time grounds for expulsions specified in clauses 3.7 to 3.11, 3.13. of this regulations, the student's expulsion may be made for any of them.

4.15. The student (except for students) or his authorized representative within 10 days from the moment of issuing the order of expulsion from the University on any ground, is obliged to pass to the dean's office of the corresponding faculty student card, record book, issued bypass and electronic pass.

4.16. The student who lives in the dormitory of the University, within 3 days from the issuing of the expulsion order from the University on any ground, is obliged to release the dormitory with an appropriate mark in the bypass sheet (for the listener - the presentation of the dean of the faculty).

4.17. A person expelled from the University, on the basis of his personal application after completing the work-sheet in accordance with the procedure established by the University, and meeting the conditions prescribed in clause 4.15. and 4.16. from the personal file the original of the document on education is

issued, on the basis of which he was enrolled in the University and a certificate of education, on the model, independently established by the University.

5. Conditions and procedure for the readmission of students

5.1. A person expelled from the University of his own free will (p.3.1.) or for good reason (3.2 and 3.3) has the right to be reinstated for training at the University for five years after expulsion from it if there are vacant seats with the maintenance of the former basis of training (budgetary, contractual), but not earlier than the end of the academic year (semester), in which the said person was expelled.

5.2. In the absence of vacant budget places, a person expelled earlier at his own request or for good reason can claim to be reinstated at the University for vacancies for training on a contractual basis with payment of tuition fees.

5.3. A person expelled early on the initiative of the University can be reinstated for training at the University for five years after expulsion from the University if there are vacant places for training on a contractual basis with payment of tuition fees.

5.4. A person expelled from the University in connection with the non-fulfillment of the curriculum due to the termination of visits to classes (p. 3.8.), for academic debt (p.3.9.), for failure to perform duties on (paragraph 3.11.), non-fulfillment and / or violation of the terms of the contract for the regulations of paid educational services (Cl. 3.13), can be restored for training at the University for five years after expulsion from it if there are vacant seats for training on a contractual basis with payment of the cost of training, but not more than 2 times and not earlier than the end of the academic year (semester), in which the specified person was expelled.

5.5. A person expelled from the University for failing to attain state final attestation or obtaining unsatisfactory results on the state final certification (p.3.10.), has the right to readmission for passing the state final certification at the University not earlier than in a year and not later than five years after expulsion from it with preservation of the previous basis of training (budgetary, contractual), but not more than 2 times.

5.6. Readmission of persons expelled from the University for the regulations of forged documents and / or information contained in documents related to training at the University (p.3.7.), Non-fulfillment or violation of duties and (or) requirements provided for by the University Charter, internal regulations, rules of residence in the dormitory (p.3.12.), on the verdict of the court (paragraph 3.14.), as a rule, is not produced.

5.7. The decision to restore the number of students is made by the Commission for the Readmission of the University (hereinafter - the Commission), which includes: the rector - the chairman of the commission, the pro-rector for academic work, the vice-rector for educational work, the deans (deputy deans) of the faculties. The personal composition of the commission is approved by the order of the rector.

5.8. The chairman of the commission appoints the secretary, organizes the work and controls the activities of the commission in accordance with this Regulation, distributes duties among its members.

5.9. The secretary of the commission organizes clerical work, provides preparation of meetings, documents and materials to them, the conditions for the storage of documents.

5.10. The decisions of the commission are taken by a simple majority of votes and drawn up in protocols signed by the chairman and members of the commission present at the meeting. The Commission is authorized to take decisions if at its meeting there are at least 2/3 of their payroll staffs.

5.11. Readmission in the number of students, interns, residents and graduate students is carried out for vacant places (budget, according to the contract), for the same educational program of higher education, for the same form of education (full-time, part-time), for the same course (year) and semester of training, on which they were trained before expulsion from the University.

5.12. The transfer of a student to another higher education educational program or another form of education (full-time, part-time) is possible only after readmission for training at the University in the manner provided for in the relevant regulations of the University on the transfer of students. In the event that the implementation of the higher education educational program and (or) the form of training (full-time, part-time), for which the student was trained prior to expulsion from the University, the decision on the possibility of reinstatement to another higher education program and (or) another form training (full-time, full-time) is accepted by the commission.

5.13. Readmission of a person for training at the University on a contractual basis with payment of the cost of training can be carried out on the course preceding the rate from which the person was expelled, in case of finding a difference in the program (15% or more of the total number of class hours devoted to the study of disciplines on corresponding to the course of study) or due to its poor academic performance during the course including, at courses preceding the course or

semester of expulsions (average score less than 3.5), but with the written consent of the applicant recovery.

5.14. Restoring a person to continue studying at the University for the same course and semester of training, on which the person was trained before expulsion from the University or the previous course from which the person was expelled, is carried out without re-counting the results of training on previously studied disciplines and (or) practices.

5.15. The fee for the procedure of readmission to the University is not charged.

5.16. In order to inform those who claim to be reinstated for training at the University and to ensure the work of the commission, the Training Department together with the deans of the faculties prepares a certificate (information) about the number of vacant budget places and places under a contract for the regulations of paid educational services. Information is formed by faculties, educational programs, forms (full-time, part-time), training courses, and the basics of training (budgetary, contractual). The certificate of availability of vacancies is prepared as of June 10 and January 20 of the corresponding year, approved by the rector and is announced on the University's website.

5.17. Readmission of persons who have previously studied at the University is carried out on their personal application addressed to the rector of the University. The application shall be accompanied by: a copy of the passport, the original and a photocopy of the document on the previous education, the original and a photocopy of the certificate of education or period of study (academic certificate) or the application states that the above documents are not claimed and are located at the University.

5.18. In the application for reinstatement, the instructor indicates (Appendix 1.2 to this Regulation):

- the purpose of readmission at the University (for training / for passing the state final (final) attestation), indicating the educational program, faculty, course, form and basis of training;
- information about training before expelling a person from the University;
- the reason for the expulsion.

5.19. Readmission of persons who have previously studied at the University for the State Final Certification is performed no later than the beginning of the time period

stipulated in the University's calendar curriculum for the state final certification for the relevant higher education educational program.

5.20. Readmission of persons who had previously studied at the University to continue their education is conducted twice a year during the summer or winter holidays.

5.21. The application for readmission is submitted by the person claiming for readmission, personally or by its legal representative to the dean's office of the corresponding faculty.

5.22. The application for reinstatement in the number of students of the University is submitted in the following terms:

5.22.1. for the purpose of training:

- from May 10 to June 15 - during the readmission for the purpose of training at the University in the autumn semester of the next academic year;
- from December 10 to January 15 - during the readmission for the purpose of training at the University in the spring semester of the next academic year.

5.22.2. for passing the state final attestation:

- from May 10 to June 1 - during the readmission for the state final (final) certification after the spring semester of the academic year;
- from December 1 to December 20 - during the readmission for the state final certification after the fall semester of the academic year.

5.23. Dean of the faculty:

- checks the reliability of the information stated in the application for readmission;
- compares the information on the results of studies indicated in the certificate of education or period of study (academic certificate) or the information indicated in the training card with the curriculum of the corresponding educational program implemented at the University at the time of readmission (hereinafter - comparison);
- establishes the academic difference in programs;
- establishes the average score of a person's progress for the entire period of study on the relevant educational program before expulsion from the University;
- prepares proposals:

- the deadline for the liquidation of the academic difference by a person claiming a recovery (if it is possible to liquidate it during the school year);
- the decrease in the course of study due to the large amount of the difference in the program or due to the low progress in the course (in the semester) preceding the semester of the expulsion;
- refusal to restore, on the basis of circumstances discovered as a result of checking the information specified in the application, or studying the information contained in the applicant's personal file.

5.24. The results of the work of the dean's office are drawn up in accordance with the relevant protocol (Appendix 3 to this Regulation). The protocol shall be signed by the dean of the faculty and shall be submitted to the secretary of the commission no later than 5 working days before the meeting of the commission. The protocol is an integral part of the minutes of the meeting of the commission for readmission.

5.25. Based on the documents submitted by the persons claiming for readmission, as well as the information provided by the dean's offices, the commission accepts one of the following decisions for each of the candidates:

- the decision to restore the person to the number of students of the University for training in the relevant course (semester), faculty, educational program, in the form of training (full-time, part-time) and the basis of training (budgetary, contractual) specified in the application;
- the decision on the possibility of restoring a person to the number of students of the University for training in another course and (or) another faculty (for the same educational program) or for another educational program and (or) for another form of education (full-time, part-time), and (or) on another basis of training (budgetary, contractual) than indicated in the application;
- a decision on the satisfaction of the person's application for reinstatement for passing the state final attestation at the corresponding faculty, on the relevant educational program, the form of training (full-time, part-time), the basis of training (budgetary, contractual);
- Decision on refusal to restore the person who submitted the documents for readmission to the number of students of the University.

5.26. The Commission has the right to refuse to reinstate a person expelled on the initiative of the University, without explaining the reasons for the refusal.

5.27. The Dean's office notifies the person applying for the readmission, within 5 working days after the meeting, about the decision made, about the terms of attendance at the dean's office of the faculty, as well as about the terms of entering into the training agreement (in case of readmission for training on a contractual basis with payment of the tuition fee) commission.

5.28. In the event that the commission offers a person a readmission for a course, an educational program, a form of training (full-time, part-time) or a basis for training (budgetary, contractual), other than those specified in the application, the dean's office informs the person about it within 3 working days. The person confirms his consent with the proposals of the commission personally in simple written form.

5.29. Readmission for continuing education at the University is carried out from the day of the beginning of the academic semester of the corresponding academic year.

5.30. Decisions adopted by the commission are formalized in protocols

5.31. The decision of the commission on the readmission of the person is formalized by the order of the rector. Projects of orders are prepared by the deans of faculties within a period not later than 5 working days after the date of the decision of the commission on readmission.

5.32. Orders for readmission are issued within 10 calendar days after the date of the decision, but no later than 5 calendar days after the start of the next academic semester.

5.33. The publication of the readmission order for training on a fee-based basis is preceded by the signing of a corresponding agreement on the regulations of paid educational services and the submission by the customer of payment documents confirming the payment of training.

5.34. In case of readmission of a person who has previously studied at the University under a contract with the payment of tuition fees by physical and (or) legal entities, a new agreement on his education is concluded on new terms.

5.35. The publication of the order for reinstatement to another course (recommended by the commission), the educational program, the form of training (full-time, part-time) is made only with the written consent of the person claiming readmission by writing a personal application.

5.36. Readmission in the number of students for continuing education if there is a difference in the program is made only after a written acquaintance, expressing consent, studying with an individual plan for eliminating the academic difference.

5.37. The readmission order specifies:

- surname, name, patronymic, year of birth of the person being restored at the University;
- faculty, the direction of training (specialty), course (year), the form and the basis of the training of the recovered person before the expulsion;
- the reason for the expulsion, the number and the date of the order for the expulsion;
- faculty, the direction of training (specialty), the form, course and semester, to which the person is restored, indicating the number of the training group, which includes the student;
- the basis of training (budgetary, contractual);
- date of recovery in the number of students;
- information from the individual plan for the elimination of academic differences in the training program, indicating the disciplines (practices), their labor intensity, the form of intermediate certification.

5.38. The basis for issuing the order for readmission is:

- Minutes of the commission on readmission with the indication of the number and date;
- agreement on the regulations of paid educational services with the indication of the number and date of the conclusion (for persons reinstated for training on a contractual basis);
- the written consent of the person with the decision (proposal) of the commission on the readmission to other courses (semester), the educational program, the form of training (full-time, part-time), the basis of training (budgetary, contractual).

5.39. Upon readmission of a person previously expelled from the University, his personal file is restored, in which the following documents are deposited:

- application for readmission;
- an extract from the order or a copy of the order for readmission;

- an individual plan for eliminating the difference in the training program;
- a document on the previous education;
- certificate of training (period of study, academic background);
- other documents.

5.40. The student is registered new or restored from the personal file previously issued a student's record book (individual plan of the graduate student) and a student card, in which the dean's office of the faculty makes a corresponding record of the readmission, indicating the number and date of the order.

6. The procedure for amending and supplementing these regulations

6.1. Changes and additions to this Regulation are adopted and approved in the same manner in which this Regulation was adopted and approved.

To the Rector of RNRMU
of the Ministry of Healthcare of the Russian Federation

(FULL NAME.)

(series and passport number)

(place of registration)

(location)

(phone)

Application

I kindly ask you to reinstate me for studying at the University on a higher
education program _____,

(cipher and name of the direction of training (specialty))

at _____ faculty, _____ course, full-time / part-time, on a
budgetary basis / on a contractual basis with payment of tuition fees.

Prior to expulsion from the University, I studied under the higher education
program _____,

(cipher and name of the direction of training (specialty))

at _____ faculty, full time / part-time, on a budgetary basis / on a
contractual basis with payment of tuition fees.

Deducted in _____ year, from _____ rate, fall / spring semester for
_____.

(indicate the reason for the expulsion)

(signature)

Date

To the Rector of RNRMU
of the Ministry of Healthcare of the Russian Federation

(FULL NAME.)

(series and passport number)

(place of registration)

(location)

(phone)

Application

I kindly ask you to reinstate me at the University for passing the state final
certification under the higher education program

_____ ,

(cipher and name of the direction of training (specialty))

at _____ faculty, _____ course, full-time / part-time, on a
budgetary basis / on a contractual basis with payment of tuition fees.

Prior to expulsion from the University, I studied under the higher education
program _____ ,

(cipher and name of the direction of training (specialty))

at _____ faculty, full time / part-time, on a budgetary basis / on a
contractual basis with payment of tuition fees.

Deducted in _____ year, from _____ rate, fall / spring semester for

_____ .

(indicate the reason for the expulsion)

(signature)

Date

Protocol

of conformance of learning outcomes in disciplines, practices, research work, a previously mastered person applying for readmission at the University, with a curriculum implemented at the time of the readmission of the higher education program in the field of training (specialty)

_____.

(cipher and name of the direction of training (specialty))

(FULL NAME of the applicant)

1. Previously trained: _____ course _____ semester; form of training _____;

the basis of training _____;

2. Date and number of the order of expulsion _____;

3. Reason for expulsion _____;

4. Was expelled for the first time or a second time _____.

Comparison results:

1. The comparison was carried out on the basis of the certificate of education issued by the University in _____ g No. _____ / of the information specified in the training card (student's personal file _____).

2. The results of training on disciplines (modules), practices, research work for _____ course (courses) _____ semester are subject to re-registration.

3. The difference in the program is ____%.

4. The list of disciplines (modules), practices, research projects to be developed in order to eliminate the academic difference in the programs:

№	The name of the discipline (part of the discipline), module, course work, research work	Work-capacity (WE / hour)	The form Intermediate accurate attestation (on the PLO of HPE) (exam, test)	Assessment	Note
1	2	3	4	5	6

5. The average performance score before the expulsion from the University _____.

6. Suggestions for readmission:

- (yes/no) _____,

- _____ course _____ semester;

- form of training _____;

- the basis of training _____.

7. The proposed term for the liquidation of the academic difference: _____.

Dean of the Faculty _____ / _____ /

(signature)

(Surname and initials)

(date)