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### **LEGAL REGULATION OF THE PROVISION OF MEDICAL CARE DURING MARTIAL LAW**

The start of total war by the Russian Federation in Ukraine and the introduction of the legal regime of martial law affected all spheres of Ukrainian society. The medical sphere, as a system of social relations that emerged around the unique resource of human health, was one of the first ways to ensure the organization of all management processes and resources that could adequately respond to all the unforeseen risks that arose in connection with the war events. This is why the task of introducing an appropriate legal system in the field of health care proved to be so important.

The legal regulation on the provision of specialized and multispecialized medical care to military personnel under martial law was adopted by the Order of the Ministry of Defense of Ukraine (MND) and the Ministry of Health of Ukraine (MoH) dated November 2, 2018 No. 49/180 “On determining the mechanism for providing secondary (specialized) and tertiary (multispecialized) medical care to military personnel participating in participation in counter-terrorist operations, ensuring national security and defense, repelling the armed aggression of the Russian Federation and implementing measures to repel and deter the armed aggression of the Russian Federation” (hereinafter - Joint Order).

Accordingly, medical institutions providing secondary (specialized) and tertiary (highly specialized) medical care to military personnel and state bodies of the National Academy of Medical Sciences of Ukraine (NAMS) are approved by the Constitution of Ukraine, the laws of Ukraine, the Law of Ukraine on the Regulation of Medical Issues (approved by the Joint Order [1]), Secondary (Specialized) and Tertiary (Highly Specialized) (Joint Order [1]), which guides their activities in medical facilities providing secondary (specialized) and tertiary (highly specialized) medical care to servicemen.

The main tasks of medical facilities providing secondary (specialized) and tertiary (highly specialized) medical care to servicemen and state bodies of the

National Medical Academy of Ukraine are as follows

- Reception, registration and recording of wounded and sick soldiers;
  - Provision of secondary (specialized) and tertiary (highly specialized) medical care and treatment of wounded (sick) soldiers;
  - Medical and physical rehabilitation of wounded (sick) servicemen.
- Medical institutions of the National Medical Academy of Ukraine and state bodies, as notified by the Ministry of Defence of Ukraine, shall provide secondary (specialized) and tertiary (highly specialized) medical care to servicemen by the tasks specified in paragraph 4 of this Directive:
- Preparing special patient beds to accommodate wounded and sick soldiers;
  - To be able to accommodate at least 10-15 wounded and sick soldiers at the same time [2].

In conclusion, the imposition of martial law in Ukraine in response to the Russian Federation's declaration of total war has profoundly affected all aspects of society, particularly the healthcare sector. The legal regulations governing the provision of specialized and multispecialized medical care to military personnel, outlined in the Joint Order by the Ministry of Defense and Ministry of Health, signify the critical importance of organized medical response during times of conflict. Medical institutions, including those affiliated with the National Academy of Medical Sciences of Ukraine, bear significant responsibilities in registering, treating, and rehabilitating wounded soldiers, alongside maintaining essential medical resources. By prioritizing preparedness, collaboration, and resource allocation, Ukraine can mitigate the impact of conflict on its healthcare system, ensuring the delivery of vital medical services to both military and civilian populations amidst crisis situations.

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2. Про визначення механізму надання вторинної (спеціалізованої) і третинної (високоспеціалізованої) медичної допомоги військовослужбовцям, які беруть участь в антитерористичній операції та здійсненні заходів із забезпечення національної безпеки і оборони, відсічі і стримування збройної агресії Російської Федерації та/або в умовах запровадження воєнного чи надзвичайного стану: Наказ М-ва оборони України від 07.02.2018 р. № 49/180: станом на 2 лист. 2018 р. URL: <https://zakon.rada.gov.ua/laws/show/z0252-18#Text> (date of access: 18.04.2024).