Late in December 2015 and January 2016, the following main amendments were introduced into the legislation: requirements to the procedure for and conditions of carrying out voluntary medical insurance (hereinafter, VMI) of foreign nationals who arrived in the Russian Federation to work on the basis of a work permit or a patent were introduced; a form of a standard contract for customers who are subordinate to the Ministry of Education and Science of the Russian Federation was approved; the procedure for provision of an application on state cadastral accounting of real property, titles to real property and documents enclosed thereto was determined.

I. Instructions, Letters and Orders


By the above Instructions, requirements were set to:

- The term of a VMI agreement for labor migrants. That term is determined on the basis of the expected validity period of a work permit, but it may become effective before the date of issuing of the work permit;
- The territory of validity of the agreement. The territory of validity of the agreement is to include a constituent entity of the Russian Federation where a person intends to carry out labor activities;
- The form of a VMI policy for labor migrants. A VMI policy for labor migrants is to be issued on paper with exclusive watermarks or watermarks with restricted distribution;
- The data included in the policy (on the insurer, insurant and the insured person).
- The minimum insurance sum on such agreements amounts to Rb 100,000. It is to be noted that the above amount can be reduced by the sum of expenditures which the insurer incurred in respect of all insurance events.
- The Instructions become effective ten days after the day of official publication.


1 The Review was prepared with assistance of the KonsultantPlus legal system.
and Rendering of Services and Data Card of a Standard Contract and Standard Contract Conditions”.

It is established that a contract is to include such conditions as: subject matter of the contract, general provisions, cost (price) of jobs and payment procedure, procedure for acceptance of fulfilled obligations, rights, obligations and responsibilities of the customer and contractor, term of the contract, other conditions and the parties’ contact and banking details.

The following was approved by the Order:

• Standard contract terms in utilization of outputs of intellectual activities included in contracts on fulfilment of jobs and rendering of services;
• Standard contract data card. A condition for application of standard contracts and standard contract terms is simultaneous compliance of factors of utilization of a standard contract and standard contract terms specified in the data card with the data characterizing the specific purchasing according to the following parameters:
• Codes of purchased goods, jobs and services in accordance with the National Classifier of Products by the Type of Economic Activities (OKPD), the National Classifier of Types of Economic Activities (OKVED) and catalogues of goods, jobs and services for state and municipal needs;
• Volume of the initial (maximum) price of the contract or price of the contract concluded with a single provider (contractor, performer);
• Other factors of utilization of a standard contract and standard contract conditions (provided that there are other factors in the data card).

In accordance with Article 34 (11) of Federal Law No.44-FZ of April 5, 2013 on the Contract System in Purchasing of Goods, Jobs and Services for State and Municipal Needs, for making purchases by customers federal executive authorities carry out regulation in a relevant area of activities, develop and approve standard contracts and standard contract terms which are placed in the single information system and make up a library of standard contracts and standard contract terms.

The Order becomes effective from the day of official publication.

3. Order No.883 of 26 November 2015 of the Ministry of Economic Development of the Russian Federation (registration No.40613 with the RF Ministry of Justice) “On Establishment of the Procedure for Applying for State Cadastral Registration of Real Property or State Registration of Titles to Real Property and Documents Enclosed Thereto and Procedure for Applying for Correction of Technical Errors in Records of the Unified State Register of Real Property”.

The following has been established by the Order:

• Forms of application for state cadastral registration: an application may be submitted on paper, personally, by post, e-mail or via the official Web-site;
• Requirements to signing of the application: manual signature or enhanced encrypted and certified digital signature;
• An obligation to issue to the applicant simultaneously with notification of receipt of the documents the information which includes a unique
payment identification code for paying state duties; if duties were not paid, it is necessary to specify the date until which it is to be done;

- Requirements to electronic documents needed for state cadastral registration and state registration of rights of electronic documents;
- Requirements to electronic signature certification.

Also, the procedure for applying for correction of technical errors in records of the Unified State Register of Real Property was established.