

which is specified in a medical care plan (which means that publicly notified pursuant to the provisions of Article 30-4, paragraph (18) of the Act by the prefecture including a medical coordination promotion zone prescribed in Article 70, paragraph (1) of the Act (hereinafter simply referred to as "medical coordination promotion zone") which is specified in its articles of incorporation by a regional medical coordination promoting corporation prescribed in Article 70-5, paragraph (1) of the Act (hereinafter simply referred to as "regional medical coordination promoting corporation") a member of which is the participating corporation (which means the participating corporation prescribed in Article 70, paragraph (1) of the Act; hereinafter the same applies in this Article and Chapter VI) which has made the application);

二 当該申請を行つた参加法人を社員とする地域医療連携推進法人の参加法人が開設する病院及び診療所の病床の数の合計が、当該申請の前後において増加しないこと。

(ii) the sum of the numbers of the sickbeds of hospitals and clinics established by a participating corporation of the regional medical coordination promoting corporation one of whose members is the participating corporation which has been made that application shall not increase before or after the application;

三 当該申請を行つた参加法人を社員とする地域医療連携推進法人の参加法人が開設する病院及び診療所の病床の数の合計が、当該申請の前後において減少する場合は、当該申請に係る医療連携推進区域における医療提供体制の確保に支障を及ぼさないこと。

(iii) when the sum of the numbers of the sickbeds of hospitals and clinics established by a participating corporation of the regional medical coordination promoting corporation one of whose members is the participating corporation which has made the application decreases before or after the application, securing a medical care delivery system in the medical coordination promotion zone pertaining to the application shall not be hindered; and

四 当該申請が、あらかじめ、当該申請を行つた参加法人を社員とする地域医療連携推進法人に置かれている法第七十条の三第一項第十六号に規定する地域医療連携推進評議会（以下単に「地域医療連携推進評議会」という。）の意見を聴いた上で、行われているものであること。

(iv) the application shall be made after opinions are in advance heard from the council on regional medical care promotion prescribed in Article 70-3, paragraph (1), item (xvi) of the Act (hereinafter simply referred to as "council on regional medical care coordination promotion") which is established in the regional medical coordination promoting corporation one of whose members is the participating corporation which has made the application.

(法第三十条の六第一項の厚生労働省令で定める事項)