The aim of the thesis is to determine the nature of the obligation of due diligence of a doctor while providing health services. The obligation of due diligence is confronted with the standard of medical profession, specifying the position of a doctor in the health care system. Considerations expose the deficiencies of the health care system, which suffers from a decreasing level of quality and comprehensiveness in the provision of health care services within the general health insurance system.

In Chapter I an analysis of due diligence is conducted in the context of the way of performance of health services. This chapter contains reflections on the nature of this criterion, its characteristics and the importance of civil law provisions in the course of the criteria of its differentiation.

Chapter II contains interpretation of all the regulations in the healthcare system that relate to the criterion of due diligence. Additionally, the assessment of due diligence criterion when granting health benefits by entities providing medical activities was conducted.

Chapter III includes deliberations of the scope and the nature of the relation between a physician and a patient both within the general health insurance system and the implementation of commercial health benefits. This relationship is confronted with a legal relationship between the healthcare provider and its beneficiary.

The culmination of considerations is Chapter IV, which assume a confrontation of the standard of medical profession and the conditions of contracting health services in general insurance system, imposing the limits on the award of such benefits.