PAYMENT FORM FOR THE
TARIFF FOR MARKETING
AUTHORISATION ACCORDING TO
ARTICLE 893 OF LAW NO. 95/2006 AND THE
TARIFF FOR THE ASSESSMENT OF
DOCUMENTATION IN VIEW OF
MARKETING AUTHORISATION
ACCORDING TO MINISTER OF HEALTH
ORDER NO. 888/2014
FOR MEDICINAL PRODUCTS PROPOSED FOR
AUTHORISATION THROUGH MUTUAL
RECOGNITION OR DECENTRALISED
PROCEDURE WITH ROMANIA AS CONCERNED
MEMBER STATE

Name of the medicinal product:		
Pharmaceutical form, strength	n, administration route	
Pharmaceutical form:		
Strength:		
Administration route:		
Marketing Authorisation Holde	er	
Name:		
Address :		
City:		
Country:		

Telephone no.:	
Fax no.:	
E-mail address:	
Status of the med	dicinal product
Authorisation	
Type of authorisa	ation procedure
Mutual	
recognition	
procedure	
Decentralised	
procedure	
Paying company	
F	
Name:	
Address:	
City:	
Country:	
Telephone no.:	
Fax no.:	
E-mail address:	
Fiscal Code:	
Trade Registry no	
IBAN Account no.	:
Bank:	
Proposed form o	f payment
Lei:	
Lei:	

Tariff for marketing authorisation according to Article 893 of Law no. 95/2006 on healthcare reform, as republished, with the further amendments

For all types of medicinal products mentioned by	
Law no. 95/2006 on healthcare reform = 5000 €	

Tariff for assessment of documentation in view of marketing authorisation through European procedures

Activity	The fee in euro currency according to the MHO no. 888/2014*)
Marketing authorisation of medicinal products through mutual recognition procedure or decentralised procedure with Romania as Concerned Member State – full dossier [Art. 8(3) of Directive 2001/83/EC or Article 706(4) of Law 95/2006, as republished, with the further amendments]	
Marketing authorisation of medicinal products through mutual recognition procedure or decentralised procedure with Romania as Concerned Member State - full dossier – different pharmaceutical form, submitted at the same time as the initial application [Article 8(3) of Directive 2001/83/EC or Article 706(4) of Law 95/2006, as republished, with the further amendments]	
Marketing authorisation of medicinal products through mutual recognition procedure or decentralised procedure with Romania as Concerned Member State - full dossier - the second and following strengths, submitted at the same time as the initial application [Article 8(3) of Directive 2001/83/EC or Article 706(4) of Law 95/2006, as republished, with the further amendments]	
Marketing authorisation of medicinal products through mutual recognition procedure or decentralised procedure with Romania as Concerned Member Stategeneric medicinal products [Article 10(1) of Directive 2001/83/EC or Article 708(1) and	

(2) of Law 95/2006, as republished, with		
the further amendments]		
Marketing authorisation of medicinal		
products through mutual recognition		
procedure or decentralised procedure with		
Romania as Concerned Member State-		
generic medicinal products – different		
pharmaceutical form, submitted at the		
l ·		
same time as the initial application [Article		
10(1) of Directive 2001/83/EC or Article		
708(1) and (2) of Law 95/2006, as		
republished, with the further amendments]		
Marketing authorisation of medicinal		
products through mutual recognition		
procedure or decentralised procedure with		
Romania as Concerned Member State-		
generic medicinal products - the second		
and following strengths, submitted at the		
same time as the initial application [Article		
• • • • • • • • • • • • • • • • • • •		
10(1) of Directive 2001/83/EC or Article		
708(1) and (2) of Law 95/2006, as		
republished, with the further amendments]		
Marketing authorisation of medicinal		
products through mutual recognition		
procedure or decentralised procedure with		
Romania as Concerned Member State -		
"hybrid" (mixed) application [Article 10(3)		
of Directive 2001/83/EC or Article 708 (3)		
of Law 95/2006, as republished, with the		
further amendments]		
Marketing authorisation of medicinal	П	
5		
products through mutual recognition		
procedure or decentralised procedure with		
Romania as Concerned Member State -		
"hybrid" (mixed) application - different		
pharmaceutical form, submitted at the		
same time as the initial application [Article		
10(3) of Directive 2001/83/EC or Article		
708 (3) of Law 95/2006, as republished,		
with the further amendments]		
Marketing authorisation of medicinal	П	
1.		
procedure or decentralised procedure with		
Romania as Concerned Member State -		
"hybrid" (mixed) application - the second		
and following strengths, submitted at the		
same time as the initial application [Article		
10(3) of Directive 2001/83/EC or Article		
708 (3) of Law 95/2006, as republished,		
with the further amendments]		
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Marketing authorisation of medicinal products through mutual recognition procedure or decentralised procedure with Romania as Concerned Member State - "biosimilar medicinal product" [Article 10(4) of Directive 2001/83/EC or Article 708(4) of Law 95/2006, as republished, with the further amendments]	
Marketing authorisation of medicinal products through mutual recognition procedure or decentralised procedure with Romania as Concerned Member State - "biosimilar medicinal product" - different pharmaceutical form, submitted at the same time as the initial application [Article 10(4) of Directive 2001/83/EC or Article 708(4) of Law 95/2006, as republished, with the further amendments]	
Marketing authorisation of medicinal products through mutual recognition procedure or decentralised procedure with Romania as Concerned Member State - "biosimilar medicinal product" - the second and following strengths, submitted at the same time as the initial application [Article 10(4) of Directive 2001/83/EC or Article 708(4) of Law 95/2006, as republished, with the further amendments]	
Marketing authorisation of medicinal products through mutual recognition procedure or decentralised procedure with Romania as Concerned Member State - "bibliographic" application [Article 10(a) of Directive 2001/83/EC or Art. 709 of Law 95/2006, as republished, with the further amendments]	
Marketing authorisation of medicinal products through mutual recognition procedure or decentralised procedure with Romania as Concerned Member State - "bibliographic" application - different pharmaceutical form, submitted at the same time as the initial application [Article 10(a) of Directive 2001/83/EC or Article 709 of Law 95/2006, as republished, with the further amendments]	
Marketing authorisation of medicinal products through mutual recognition procedure or decentralised procedure with Romania as Concerned Member State -	

"bibliographic" application — the second	
and following strengths, submitted at the same time as the initial application [Article	
10(a) of Directive 2001/83/EC or Article	
709 of Law 95/2006, as republished, with	
the further amendments]	
Marketing authorisation of medicinal	П
products through mutual recognition	
procedure or decentralised procedure with	
Romania as Concerned Member State –	
fixed combination [Article 10(b) of Directive	
2001/83/EC or Article 710 of Law 95/2006,	
as republished, with the further	
amendments]	
Marketing authorisation of medicinal	
products through mutual recognition	
procedure or decentralised procedure with	
Romania as Concerned Member State -	
fixed combination - different	
pharmaceutical form, submitted at the	
same time as the initial application [Article	
10(b) of Directive 2001/83/EC or Article	
710 of Law 95/2006, as republished, with	
the further amendments]	
Marketing authorisation of medicinal	
products through mutual recognition	
procedure or decentralised procedure with Romania as Concerned Member State –	
fixed combination - the second and	
following strengths, submitted at the same	
time as the initial application [Article 10(b)	
of Directive 2001/83/EC or Article 710 of	
Law 95/2006, as republished, with the	
further amendments]	
Marketing authorisation of medicinal	
products through mutual recognition	
procedure or decentralised procedure with	
Romania as Concerned Member State -	
"informed consent" [Article 10(c) of	
Directive 2001/83/EC or Article 711 of Law	
95/2006, as republished, with the further	
amendments]	
Marketing authorisation of medicinal	
products through mutual recognition	
procedure or decentralised procedure with	
Romania as Concerned Member State -	
"informed consent" - different	
pharmaceutical form, submitted at the	
same time as the initial application [Article	
10(c) of Directive 2001/83/EC or Article	

	006, as republished, with		
the further amend			
•	orisation of medicinal		
products throug	•		
procedure or dec	entralised procedure with		
Romania as Cor	ncerned Member State -		
"informed conse	ent" - the second and		
following strength	ns, submitted at the same		
0 0	application [Article 10(c)		
	1/83/EC or Article 711 of		
Law 95/2006. a	is republished, with the		
further amendme	•		
Marketing auth	orisation of traditional		
•	I products – simplified		
	cedure through European		
•	cle 16 lit. (a) of Directive		
2001/83/EC or	` ,		
	ublished, with the further		
amendments]	ablicition, with the farther		
amenament		<u> </u>	
*) The applicant w	ill fill in the fee in euro curre	ency	
Date of applicati	ion cubmiccion (Annlican	+ NAMMDD)	
Date of applicati	ion submission (Applicar	it, NAWIWIDK)	
Representative t	to Romania/Contact pers	on	
Representative t	to Romania/Contact pers	on	
Representative to	to Romania/Contact pers	on	
•	to Romania/Contact perso	on	
Name: Address:	to Romania/Contact pers	on	
Name: Address: City:	to Romania/Contact pers	on	
Name: Address: City: Country:	to Romania/Contact pers	on	
Name: Address: City: Country: Telephone no.:	to Romania/Contact pers	on	
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Name: Address: City: Country: Telephone no.: Fax no.: E-mail address: Signatories assur	me responsability for accur	acy of data in t	·

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