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 REFERENCE
MEMBER STATE

Name of the medicinal product:		
Pharmaceutical •	form, strengt	n, administration route
Dhamaaaitaalta		
Pharmaceutical fo	ırm:	
Strength:		
Administration rou	ıte:	
Marketing Autho	risation Hold	ər
Name		
Name:		
Address:		
City:		
Country:		
Telephone no.:		
Fax no.:		

E-mail address:	
Status of the medicinal p	product
Authorisation	
Additionation	
Type of authorisation pro	ocedure
[Market	
Mutual procedure	
Decentralised procedure	
Paying company	
Name:	
Address:	
City:	
Country:	
Telephone no.:	
Fax no.: E-mail address:	
Fiscal code:	
Trade Registry no.:	
IBAN Account no. :	
Bank:	
Proposed form of payme	ent
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 the 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 Reference Member State – generic medicinal products [Article 10(1) of Directive 2001/83/EC or Article 704 (1) and (2) of Law 95/2006, as amended] according to Order No. 888/2014, Annex III, letter. B, point. 14 Note: Article 704 (1) and (2) of Law 95/2006, as amended corresponds to Article 708 (1) and (2) of Law 95/2006, as republished and	
amended Marketing authorisation of medicinal products through mutual recognition procedure or decentralised procedure with Romania as Reference Member State – generic medicinal products – different pharmaceutical form, submitted at the same time as the initial application [Article 10(1) of Directive 2001/83/EC or Article 704 (1) and (2) of Law 95/2006, as amended] according to Order No. 888/2014, Annex III, letter. B, point. 14.a)	
Note: Article 704 (1) and (2) of Law 95/2006, as amended corresponds to Article 708 (1) and (2) of Law	

05/0000	1	
95/2006, as republished and		
amended		
Marketing authorisation of medicinal		
products through mutual recognition		
procedure or decentralised procedure		
with Romania as Reference 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 704		
(1) and (2) of Law 95/2006, as		
amended] according to Order No.		
888/2014, Annex III, letter. B, point.		
14.b)		
Note: Article 704 (1) and (2) of Law		
95/2006, as amended corresponds to		
Article 708 (1) and (2) of Law		
95/2006, as republished and		
amended		
Marketing authorisation of medicinal		
products through mutual recognition		
procedure or decentralised procedure		
with Romania as Reference Member		
State - "hybrid" (mixed) application		
[Article 10(3) of Directive 2001/83/EC		
or Article 704 (3) of Law 95/2006, as		
amended] according to Order No.		
888/2014, Annex III, letter. B, point.		
15.		
Note: Article 704 (3) of Law 95/2006,		
as amended corresponds to Article		
708 (3) of Law 95/2006, as		
republished and amended		
Marketing authorisation of medicinal		
products through mutual recognition		
procedure or decentralised procedure		
with Romania as Reference 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 704		
(3) of Law 95/2006, as amended]		

according to Order No. 888/2014,	
Annex III, letter. B, point. 15.a)	
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Note: Addista 704 (0) of the 05/0000	
Note: Article 704 (3) of Law 95/2006,	
as amended corresponds to Article	
708 (3) of Law 95/2006, as	
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republished and amended	
Marketing authorisation of medicinal	
products through mutual recognition	
procedure or decentralised procedure	
·	
with Romania as Reference 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 704	
(3) of Law 95/2006, as amended]	
according to Order No. 888/2014,	
Annex III, letter. B, point. 15.b)	
7 tillex III, letter: B, politic 10.5)	
Note: Article 704 (3) of Law 95/2006,	
as amended corresponds to Article	
708 (3) of Law 95/2006, as	
republished and amended	
Marketing authorisation of medicinal	
products through mutual recognition	
procedure or decentralised procedure	
with Romania as Reference Member	
State - "biosimilar medicinal product"	
[Article 10(4) of Directive 2001/83/EC	
or Article 704 (4) of Law 95/2006, as	
amended] according to Order No.	
888/2014, Annex III, letter. B, point.	
16.	
Note: Article 704 (4) of Law 95/2006,	
as amended corresponds to Article	
•	
708 (4) of Law 95/2006, as	
republished and amended	
Marketing authorisation of medicinal	
products through mutual recognition	
procedure or decentralised procedure	
with Romania as Reference Member	
State - "biosimilar medicinal product"	
- different pharmaceutical form,	
submitted at the same time as the	
initial application [Article 10(4) of	
initial application [Atticle 10(4) 01	

Directive 2001/83/EC or Article 704	
(4) of Law 95/2006, as amended]	
, , ,	
according to Order No. 888/2014,	
Annex III, letter. B, point. 16.a)	
Note: Article 704 (4)) of Law	
* * *	
95/2006, as amended corresponds to	
Article 708 (4)) of Law 95/2006, as	
republished and amended	
Marketing authorisation of medicinal	
products through mutual recognition	
procedure or decentralised procedure	
with Romania as Reference 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 704	
(4) of Law 95/2006, as amended]	
1 ()	
according to Order No. 888/2014,	
Annex III, letter. B, point. 16.b)	
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Note: Article 704 (4) of Law 95/2006,	
• • • • • • • • • • • • • • • • • • • •	
as amended corresponds to Article	
708 (4) of Law 95/2006, as	
republished and amended	
Marketing authorisation of medicinal	
products through mutual recognition	
procedure or decentralised procedure	
with Romania as Reference Member	
State - "bibliographic" application	
[Article 10(a) of Directive 2001/83/EC	
` '	
or Art. 705 of Law 95/2006, as	
amended] according to Order No.	
888/2014, Annex III, letter. B, point.	
17.	
Note: Article 705 of Law 05/0000	
Note: Article 705 of Law 95/2006, as	
amended corresponds to Article 709	
of Law 95/2006, as republished and	
amended	
Marketing authorisation of medicinal	
products through mutual recognition	
procedure or decentralised procedure	
with Romania as Reference Member	
State - "bibliographic" application -	
State - Dibilographic application -	

different pharmaceutical form, submitted at the same time as the initial application [Article 10(a) of Directive 2001/83/EC or Article 705 of Law 95/2006, as amended] according to Order No. 888/2014, Annex III, letter. B, point. 17.a) Note: Article 705 of Law 95/2006, as amended corresponds to Article 709 of Law 95/2006, as republished and amended	
Marketing authorisation of medicinal products through mutual recognition procedure or decentralised procedure with Romania as Reference 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 705 of Law 95/2006, as amended] according to Order No. 888/2014, Annex III, letter. B, point. 17.b) Note: Article 705 of Law 95/2006, as amended corresponds to Article 709 of Law 95/2006, as republished and amended	
Marketing authorisation of medicinal products through mutual recognition procedure or decentralised procedure with Romania as Reference Member State – fixed combination [Art. 10(b) of Directive 2001/83/EC or Article 706 of Law 95/2006, as amended] according to Order No. 888/2014, Annex III, letter. B, point. 18. Note: Article 706 of Law 95/2006, as amended corresponds to Article 710 of Law 95/2006, as republished and amended	
Marketing authorisation of medicinal products through mutual recognition procedure or decentralised procedure	

with Romania as Reference 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 706 of Law	
95/2006, as amended] according to Order No. 888/2014, Annex III, letter. B, point. 18.a)	
Note: Article 706 of Law 95/2006, as amended corresponds to Article 710 of Law 95/2006, as republished and amended	
Marketing authorisation of medicinal products through mutual recognition procedure or decentralised procedure	
with Romania as Reference 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 706	
of Law 95/2006, as amended] according to Order No. 888/2014, Annex III, letter. B, point. 18.b)	
Note: Article 706 of Law 95/2006, as amended corresponds to Article 710 of Law 95/2006, as republished and amended	
Marketing authorisation of medicinal products through mutual recognition procedure or decentralised procedure with Romania as Reference Member	
State - "informed consent" [Article 10(c) of Directive 2001/83/EC or Article 707 of Law 95/2006, as	
amended] according to Order No. 888/2014, Annex III, letter. B, point. 19.	
Note: Article 707 of Law 95/2006, as amended corresponds to Article 711 of Law 95/2006, as republished and amended	
Marketing authorisation of medicinal products through mutual recognition	

with Romania as Reference 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 707 of Law 95/2006, as amended] according to Order No. 888/2014, Annex III, letter. B, point. 19.a) Note: Article 707 of Law 95/2006, as amended corresponds to Article 711 of Law 95/2006, as republished and amended		
Marketing authorisation of medicinal products through mutual recognition procedure or decentralised procedure with Romania as Reference Member State - "informed consent" – the second and following strengths, submitted at the same time as the initial application [Article 10(c) of Directive 2001/83/EC or Article 707 of Law 95/2006, as amended] according to Order No. 888/2014, Annex III, letter. B, point. 19.b)		
Note: Article 707 of Law 95/2006, as amended corresponds to Article 711 of Law 95/2006, as republished and amended		
*) the applicant will fill in the fee in eur	o currency	
Date of application submission (Ap	oplicant, NAM	MDR)
Representative to Romania/Contac	t person	
Name:		

Address:	
City:	
Country:	
Telephone no.:	
Fax no.:	
E-mail address:	

Signatories assume res	ponsability for accura	acy of data in the	present form.

Date.....

Marketing Authorisation Holder/Representative to Romania Name, signature, stamp