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Documents required for the Dietary Supplements

Dietary Supplements Manufactured Outside the Eurasian Customs Union (EACU):

- 1. an application;
- copies of documents in accordance with which the supplement is produced (standards, technical conditions, regulations, technological instructions, specifications, recipes, composition specifications), certified in accordance with the legislation of the Party where state registration is conducted;
- 3. a manufacturer's declarations on the presence of genetically modified organisms, nanomaterials, hormones, pesticides;
- 4. a manufacturer's document on the use (operation) of the supplement, (instruction, manual, datasheet, recommendations) or its copy certified by the applicant (if any);
- 5. a written notification from the manufacturer that the supplement meets the requirements of the documents in accordance with which it is made;
- 6. a copy of the manufacturer's document certifying the safety and quality of the samples examined, certified in accordance with the legislation of the Party where state registration is conducted;
- 7. copies of labels (packaging) certified by the applicant;
- 8. originals or copies of documents on the specific activity of dietary supplements (for products containing unknown components, unofficial formulations), certified in accordance with the legislation of the Party where the state registration is conducted;
- 9. a copy of the document from the authorized health authorities (other state authorized bodies) of the country of origin, confirming safety and allowing free circulation of the product in the territory of the state of the manufacturer, certified in accordance with the legislation of the Party where state registration is conducted, or the manufacturer's notification of no need for such a document;
- 10. testing reports (hygienic certificates), scientific reports, expert opinions;
- 11. copies of documents confirming the importation of samples of the supplement to the customs territory of the EACU, certifiedin accordance with the legislation of the Party where the state registration is conducted.

The manufacturer's documents shall be translated into foreign languages in accordance with the legislation of the Party where the state registration is conducted.

The applicant is responsible for the accuracy of the documents provided for issuing a document confirming the safety of products (goods).

