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Registered in the National Register of Legal Acts of the Republic of Belarus of September 26, 2008 No. 5/28411

## RESOLUTION OF THE COUNCIL OF MINISTRES OF THE REPUBLIC OF BELARUS of September 23, 2008 No. 1397

# ON SOME ISSUES RELATED TO THE PROCEDURE FOR MOVING CERTAIN TYPES OF GOODS THROUGH THE STATE BORDER OF THE REPUBLIC OF BELARUS

(as worded in the Resolutions of the Council of Ministers of December 23, 2008 No. 2010, of February 26, 2009 No. 254; of May 6, 2009 No. 599; of June 29, 2009 No. 853; of December 22, 2009 No. 1677; of December 31, 2009 No. 1739; of October 5, 2010 No. 1433; of December 30, 2010 No. 1910; of December 30, 2011 No. 1797; of February 17, 2012 No. 156; of August 7, 2012 No. 737; of December 26, 2012 No. 1202; of March 29, 2013 No. 234; of November 11, 2013 No. 963; of July 24, 2014 No. 725; of December 12, 2014 No. 1165; of March 9, 2015 No. 181; of May 25, 2015 No. 435; of February 26, 2016 No. 158; of June 28, 2019 No. 433; of November 27, 2019 No. 803)

> APPROVED Resolution of the Council of Ministers of the Republic of Belarus of September 23,2008 No.1397

### PROVISION

ON THE PROCEDURE FOR ISSUANCE BY THE MINISTRY OF HEALTH OF CONCLUSIONS (AUTHORIZATION DOCUMENTS) ON THE IMPORT INTO THE REPUBLIC OF BELARUS, THE EXPORT FROM THE REPUBLIC OF BELARUS, THE TRANSIT THROUGH ITS TERRITORY OF POTENTIALLY PATHOGENIC AND PATHOGENIC GENETICALLY ENGINEERED ORGANISMS

(as worded in the Resolutions of the Council of Ministers of February 26, 2009 No. 254; of December 22, 2009 No. 1677; of December 26, 2012 No. 1202; of June 28, 2019 No. 433)

1. This Provision establishes the procedure for issuance by the Ministry of Health of conclusions (authorization documents) on the import into the Republic of Belarus, the export from the Republic of Belarus and the transit through its territory of potentially pathogenic and pathogenic genetically engineered organisms (hereinafter referred to as "conclusions" (authorization documents). (clause 1 as worded in the Resolution of the Council of Ministers of June 28, 2019 No. 433)

2. This Provision shall apply to state legal entities importing into the Republic of Belarus, exporting from the Republic of Belarus, exercising the transit through its territory of potentially pathogenic and pathogenic genetically engineered organisms (hereinafter referred to as "the applicants") included in the list determined by the international legal act constituting the Law of the Eurasian Economic Union.

(clause 2 as worded in the Resolution of the Council of Ministers of June 28, 2019 No. 433)

3. Organization and conduct of a set of works on the receipt and consideration of documents submitted by the applicant to obtain conclusions (authorization documents) shall be carried out by

the Ministry of Health through the State Institution "Republican Scientific and Practical Centre for Epidemiology and Microbiology" of the Ministry of Health (hereinafter referred to as "the Centre"). (clause 3 as worded in the Resolution of the Council of Ministers of December 26, 2012 No. 1202)

4. To obtain a conclusion (an authorization document), the applicant shall submit to the Centre the documents specified in clause 10.4 of the unified list of administrative procedures carried out by state bodies and other organizations in relation to legal entities and individual entrepreneurs approved by the Resolution of the Council of Ministers of the Republic of Belarus of February 17, 2012 No. 156. In this case, the application shall be drawn up in the form according to Appendix 1. (clause 4 as worded in the Resolution of the Council of Ministers of June 28, 2019 No. 433)

5. The Centre shall consider the submitted application and documents and direct to the Ministry of Health a conclusion signed by the Head of the Centre on the possibility of issuing a conclusion (an authorization document).

(clause 5 as worded in the Resolution of the Council of Ministers of December 26, 2012 No. 1202)

6. The Ministry of Health shall on the basis of the conclusion of the Centre make a decision on the issuance or rejection of the issuance of a conclusion (an authorization document) in the form approved by Decision of the Board of the Eurasian Economic Commission of May 16, 2012 No. 45 "On the Unified Form of a Conclusion (an Authorization Document) on the Import, Export and Transit of Certain Goods Included in the Unified List of Goods to which Non-tariff Regulation Measures Shall be Applied in Trade with Third Countries and Methodology Guidelines on its Completion." (clause 6 as worded in the Resolution of the Council of Ministers of June 28, 2019 No. 433)

7. Excluded.

(clause 7 excluded since May 12, 2009. – The Resolution of the Council of Ministers of February 26, 2009 No. 254)

8. Excluded.

(clause 8 excluded. - The Resolution of the Council of Ministers of December 26, 2012 No. 1202)

9. The Ministry of Health shall reject to issue a conclusion (an authorization document) in the case of:

(as worded in the Resolution of the Council of Ministers of December 26, 2012 No. 1202)

non-compliance with the established form in processing of an application;

failure to provide documents required for its issuance;

inaccurate data in the submitted documents.

If a decision to reject the issuance of a conclusion (an authorization document) has been made, the Ministry of Health shall notify the applicant in writing and state the grounds for such a decision. (as worded in the Resolution of the Council of Ministers of December 26, 2012 No. 1202)

10. The effect of a conclusion (an authorization document) shall be terminated: (as worded in the Resolution of the Council of Ministers of December 26, 2012 No. 1202)

if the period of its validity has expired;

from the date the Ministry of Health has made a decision about its cancellation:

in case of identification after the issuance of a conclusion (an authorization document) of inaccurate information in the documents submitted for its receipt;

(as worded in the Resolution of the Council of Ministers of December 26, 2012 No. 1202)

in case of liquidation (termination of activity) or reorganization of the applicant;

by court order.

11. The Ministry of Health shall within 3 days from the date of the decision to cease the conclusion (the authorization document) to be valid notify the applicant in writing of this and state the grounds for its cancellation, including customs authorities and other state bodies concerned. (as worded in the Resolution of the Council of Ministers of December 26, 2012 No. 1202)

12. An applicant who has received a conclusion (an authorization document) shall be obliged within 15 days from the date of its cancellation return a conclusion (an authorization document) to the Ministry of Health.

(as worded in the Resolution of the Council of Ministers of December 26, 2012 No. 1202)

13. Rejection to issue a conclusion (an authorization document) may be appealed against in line with the procedure established by legislation.

(as worded in the Resolution of the Council of Ministers of December 26, 2012 No. 1202)

Annex 1 to the Provision on the Procedure for Issuance by the Ministry of Health of Conclusions Authorization Documents) on the Import into the Republic of Belarus, the Export from the Republic of Belarus, the Transit through its Territory of Potentially Pathogenic and Pathogenic Genetically Engineered Documents (as worded in the Resolution of the Council of Ministers of June 28, 2019 No. 433) (as worded in the Resolutions of the Council of Ministers of December 26, 2012 No. 1202; of June 28, 2019 No. 433)

Form

#### APPLICATION

for the import into the Republic of Belarus, the export from the Republic of Belarus, the transit through its territory of potentially pathogenic and pathogenic genetically engineered organisms

(full name of the state legal entity,

its location)

requests to issue a permit for (an authorization document) the import (export, transit) into (from, through its territory) the Republic of Belarus of genetically engineered organisms

(designation, specia	ΞL
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designation engineered	(reference),	number	(code)	of	strains	of	genetic	ally
		organi	sms)					
in the quantity o	f							
	(desig	gnation a	nd the q	uant	ity of co	ntain	ers)	
 Dispatcher								'
	(full na	ame of the	e dispat	cher	, address	)		
Recipient								
	(full na	ame of the	e recipi	ent,	address)			•
Enclosure: 1.								
2								
Head of the State legal entity								
- <u> </u>	(signatı 20	ure)			(initi	als,f	amily n	ame)
	20							

Annex 2

Excluded. – The Resolution of the Council of Ministers of December 26, 2012 No. 1202.