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PART I
PRELIMINARY

Short title
1 This Act may be cited as the Pharmacy and Poisons Act 1979.

Interpretation
2 In this Act, unless the context otherwise requires—
   “appropriate fee” means a fee referred to in section 14A;
   “Association” means the professional association representing pharmacists in Bermuda;
   “certificate of competence” means a certificate of competence granted by the Council under regulations made under section 15(1)(b);
   “Code” means the code of conduct referred to in section 8;
   “continuing professional development” means the minimum hours of continuing professional development required under section 7(5A)(d);
   “the Council” means the Pharmacy Council established by section 3;
   “dentist” means a dental practitioner registered under the Dental Practitioners Act 1950 [title 30 item 4] or an exempted dental practitioner within the meaning of that Act;
   “dispense,” with its grammatical variations, in relation to a medicine or a poison, means the preparation and supplying in such manner of a medicine or a poison on and in accordance with a prescription given by a duly qualified practitioner as to ensure the pharmaceutical and therapeutic suitability to the circumstances for which it is prescribed;
   “drug” means a substance or combination of substances used, or for use in or on the body of a person or animal—
      (a) to prevent, diagnose, treat or mitigate a disease, disorder or abnormal physical or mental state or symptom of them; or
      (b) to restore, correct or modify organic functions, and includes a prescribed substance or combination of substances;
   “drug product” means a manufactured product that contains a drug including tablets, pills, capsules, caplets, creams, powders, transdermal patches or liquids;
   “functions” includes powers and duties;
   “medicinal use” means—
(a) use by being administered to one or more human beings or animals; or
(b) use as an ingredient in the preparation of a substance or article which is to be administered to one or more human beings or animals;
for—
(i) treating or preventing disease;
(ii) diagnosing disease or ascertaining the existence, degree or extent of a physiological condition;
(iii) contraception;
(iv) inducing anaesthesia; or
(v) otherwise preventing or interfering with the normal operation of a physiological function, whether permanently or temporarily, and whether by way of terminating, reducing or postponing, or increasing or accelerating, the operation of that function or in any other way;

“Minister” means the Minister responsible for Health;
“non-practising pharmacist” means a person who is registered as a pharmacist section 7A but who is not practising pharmacy in Bermuda;
“physician” means a medical practitioner registered under the Medical Practitioners Act 1950 [title 30 item 8] or an exempted medical practitioner within the meaning of that Act;
“poison” has the meaning assigned thereto in section 33;
“practitioner” includes any of the professions listed in the Second Schedule;
“prescribed” means prescribed by regulations;
“prescription” means a prescription issued by any of the practitioners listed in the Second Schedule;
“register” means the register of pharmacists kept under section 7(2);
“registered pharmacist” means a person registered pursuant to section 7(4) and (4B);
“registered pharmacy” has the meaning assigned thereto in section 17(3);
“Registrar” means—
(a) with respect to pharmacists, the official for whose appointment section 7(1) provides;
(b) with respect to pharmacies, the Chief Medical Officer;
“regulation” means regulation made under section 15, 22 or 48;
“relevant professional body”, in relation to registered pharmacists, means the Bermuda Pharmaceutical Association;
“Schedule 3 drug” has the meaning assigned thereto in section 25(6);
“Schedule 4 drug” has the meaning assigned thereto in section 28(1);
“veterinary practitioner” means a person who holds a certificate issued under the Veterinary Practitioners Act 2008.

PART II
THE PHARMACY COUNCIL

The Pharmacy Council
3 There shall be established a body called the Pharmacy Council, whose general function shall be to secure high standards of professional competence and conduct in the practice of pharmacy in Bermuda, and who shall have such other functions as may be assigned to the Council by any statutory provision.

Membership of the Council
4 (1) The Council shall consist of—
   (a) a chairman appointed by the Minister;
   (aa) one member, who shall be a representative of the Association, appointed by the Minister;
   (ab) one member, who shall not be a registered pharmacist, appointed by the Minister as a person appearing to him to be qualified by his training or experience or both to assist the Council in matters of a legal or ethical nature;
   (b) one member, who shall be a practitioner, appointed by the Minister; and
   (c) four members elected by registered pharmacists from among themselves.

(2) The Council may co-opt a representative of the Bermuda Pharmacy Owners Association to any of their meetings but such a representative shall not have a vote.

Functions of the Council
4A The Council shall, in addition to any other function under this Act, make periodic reviews of the Act for the purpose of making recommendations to the Minister as to any
necessary amendments to the Act generally, and with particular reference to the Third and Fourth Schedules.

Protection from personal liability

A member of the Council shall not be personally liable for damages for anything done or omitted to be done in the discharge or purported discharge of the Council’s functions under this Act unless the act or omission was in bad faith.

[Section 4B inserted by 2013 : 48 s. 4 effective 24 December 2013]

Annual Report

The Council shall submit to the Minister, at such time as the Minister may determine after the end of each year, an annual report concerning such activities of the Council as the Minister may prescribe.

[Section 4C inserted by 2020 : 47 s. 106 effective 11 December 2020]

Proceedings of the Council, etc

The provisions in the First Schedule shall have effect with respect to the Council.

PART III
REGISTRATION OF PHARMACISTS

Offence to practise pharmacy if not registered

(1) It shall be unlawful for an individual to practise pharmacy unless at the time—

(a) he is a registered pharmacist; and

(b) he operates, or is employed at, premises which are a registered pharmacy.

(2) A person shall be deemed to be practising pharmacy for the purposes of this Act if, in the way of trade or business in Bermuda, he takes or uses a title, or holds himself out as engaging in a profession, being a title or profession to which this subsection applies.

(3) The titles and professions to which subsection (2) applies are those of pharmacist, chemist, druggist, dispensing chemist and dispensing druggist, and any other suggesting a connexion with the business of compounding or dispensing medicines.

Registration as a pharmacist

(1) There shall be a Registrar, for the purposes of this Act to be known as the Registrar of Pharmacists.

(1A) The Chief Executive Officer of the Bermuda Health Council shall be the Registrar of Pharmacists.
(1B) The Registrar may, subject to such conditions as he may consider appropriate, in writing delegate such functions conferred on him on such terms as he considers appropriate to an officer of the Bermuda Health Council.

(1C) A delegation under subsection (1B) may—
(a) be made subject to such conditions, qualifications and exceptions as the Registrar may specify in the instrument of delegation;
(b) be revoked or varied by a subsequent instrument.

(1D) The Statutory Instruments Act 1977 does not apply in respect of an instrument made under this section.

(2) The Registrar shall establish and maintain a register of pharmacists for the purposes of this Act.

(3) The register of pharmacists shall be kept at the offices of the Registrar, and be available for inspection by the public at all reasonable times without charge.

(4) Where a person applies in the required form to the Registrar and pays the appropriate fee the Council shall, if the person is qualified for registration as a pharmacist under this Act, direct the Registrar to register him as a pharmacist under this Act by causing his name and the prescribed particulars relating to him to be entered in the register of pharmacists and giving him a certificate of registration in the prescribed form.

(4A) A person who has been registered under subsection (4) shall apply for re-registration every two years after the first registration or within such longer period than two years but not exceeding three years as may be specified in the certificate of registration issued to him pursuant to section 7AA.

(4B) The Council may approve an application for re-registration under subsection (4A) and issue a certificate of re-registration to the person applying.

(5) Any individual other than a disqualified person shall, for the purposes of subsection (4), be qualified for registration as a pharmacist under this Act if he—
(a) is fit and proper and possesses the appropriate qualifications and experience; and
(b) possesses a certificate of competence granted to him by the Council for passing a written exam in pharmacy set by the Council; and
(c) has had a minimum of six months’ practical experience of which not less than one month after graduation has been spent under the supervision in Bermuda of a registered pharmacist.

(5A) A person applying for re-registration under subsection (4A) shall—
(a) apply in the form required by the Council;
(b) pay the appropriate fee;
(c) continue to meet the qualifications, experience and conduct as required in subsection (5);  
(d) meet the minimum amount of continuing professional development as required by the Council; and  
(e) meet the number of practice hours as required by the Council.

(6) Where the Council refuses or fails to register a person who makes an application under subsection (4), or refuses or fails to re-register a person who makes an application under subsection (4A) (hereinafter in this section called “applicant”), the applicant may appeal to the Supreme Court.

(7) An applicant may appeal to the Supreme Court under subsection (6) within 28 days after the decision is made (in this section referred to as “the appeal period”).

(7A) [Repealed by 2020 : 47 s. 107]

(8) [Repealed by 2020 : 47 s. 107]

(9) A list of registered pharmacists shall be published annually in the Gazette so soon as may be after the 1st day of January, and particulars of any alteration made in the register of pharmacists on or after that date in any year shall also be published in the Gazette.

[Section 7 subsections (1),(3),(4) and (5) amended, subsections (6) and (8) deleted and substituted, subsection (7) deleted and inserted and subsections (4B),(5A) and (7A) inserted by 2013 : 48 s. 5 effective 24 December 2013; Section 7 amended by 2020 : 47 s. 107 effective 11 December 2020]

Re-registration as non-practising member

7A (1) A person who is registered under section 7(4) and is not practising pharmacy in Bermuda may re-register as a non-practising pharmacist in a form required by the Council and by paying the appropriate fee.

(2) The Registrar shall establish and maintain a register of non-practising pharmacists for the purposes of this Act.

(3) A person registered as a non-practising pharmacist shall not practise pharmacy in Bermuda.

(4) A non-practising pharmacist applying for re-registration to practise pharmacy shall—

(a) apply in the form required by the Council;  
(b) pay the appropriate fee;  
(c) continue to meet the qualifications, experience and conduct requirements in section 7(5); and  
(d) meet the minimum amount and type of continuing professional development and practice hours as required by the Council.
Period of validity of registration
7AA (1) Unless sooner cancelled and subject to subsections (2) and (3), the registration of a pharmacists shall have effect for a period of two years from the date of his registration or such shorter period as may be specified in the certificate of registration issued to him.

(2) Subsection (3) applies where a person is registered as a pharmacist on a date that falls between the start, and end, of the applicable registration cycle for pharmacists.

(3) Where this subsection applies, the registration of the pharmacist may, if the Council so determines appropriate, have effect for such longer period than two years but not exceeding three years as may be specified in the certificate of registration issued to him.

Code of Conduct
8 (1) It shall be the duty of the Council to prepare, and from time to time as they think fit amend, a code of conduct which the Council considers to be conduct that is proper for registered pharmacists in a professional respect (hereinafter in this Act called “the Code”).

(2) The Council shall send to each registered pharmacist at his address on the register of pharmacists a copy of the Code and of any amendment made to the Code.

(2A) The Code may contain guides to ethical conduct, standards of practice or scopes of practice.

(3) In exercise of their powers under section 10A the Council shall, subject to subsection (4), be guided by any relevant provision of the Code.

(4) Where an inquiry has been conducted by the Council under sections 10A or 10B, the Council may find a person guilty of negligence, incompetence or other improper conduct notwithstanding that the conduct in question is not prohibited by the Code, but they shall not find a person guilty of improper conduct if that conduct is authorized by the Code.

Pharmacy Profession Complaints Committee
9 (1) There shall be established, in accordance with the Fifth Schedule, a committee to be known as the “Pharmacy Profession Complaints Committee” (hereinafter in this Act called “the Committee”).

(2) The functions of the Committee are—
(a) to receive and investigate, or cause to be investigated, complaints against any registered pharmacist including any allegation that—
(i) the pharmacist's registration was improperly obtained;
(ii) the pharmacist is guilty of professional misconduct;
(iii) the pharmacist is unfit to practise by reason of conviction of an indictable offence or adverse physical or mental health; or
(iv) the pharmacist is otherwise unfit to practise or to be registered; and
(b) to perform such other functions as may be prescribed.

(3) The Committee may investigate any complaint based on matters alleged to have occurred—
(a) inside or outside Bermuda; or
(b) at any time, whether or not at a time when the person complained against was registered as a pharmacist.

(4) A complaint referred to in subsection (2)(a)—
(a) shall be made by the complainant—
(i) if the complainant is a child or is physically or mentally unable to make the complaint, by the parent or guardian, friend or a person acting on behalf of the complainant; and
(ii) if the conduct complained of relates to a person who is dead, by the person’s executor or personal representative;
(b) shall be in writing and addressed to the Committee;
(c) shall set out the matters alleged to constitute grounds for disciplinary action to be taken against the pharmacist who is the subject of the complaint;
(d) may be required by the Committee to be in a form approved by the Committee.

(5) If the Committee considers that a complaint arose from a misunderstanding by the complainant or between the complainant and the pharmacist complained of, the Committee may, before proceeding further with the investigation of the complaint, require the parties to appear before it in order to discuss the matter with a view to clarifying the misunderstanding and resolving the matter informally.

(6) The Fifth Schedule has effect as to the appointment and proceedings of the Committee and other matters relating to the Committee.

[Section 9 repealed and replaced by 2013 : 48 s. 7 effective 24 December 2013]
Investigation of complaint by Committee

10  (1) Where a complaint under section 9(4) is not resolved informally as provided in section 9(5), the Committee shall investigate the complaint and determine whether, in its opinion, the complaint—

(a) is frivolous or vexatious, is made in bad faith, is an abuse of process, or for any other reason, ought not to be referred to the Council; or

(b) ought to be referred to the Council for decision.

(2) The Committee—

(a) shall give written notice to the pharmacist who is the subject of the complaint that a complaint has been made, together with a summary of the matters alleged in the complaint;

(b) shall request that the pharmacist who is the subject of the complaint show cause in writing, within a specified time after the notice is given, explaining why the matter should not be placed before the Council for determination; and

(c) may take evidence from witnesses on oath or affirmation, administered by the Chairman.

(3) If the Committee determines that a complaint is frivolous or vexatious, is made in bad faith, is an abuse of process or otherwise ought not to be considered by the Committee, it shall dismiss the complaint and give written notice to the complainant of the dismissal and the reasons for the dismissal.

(4) If the Committee determines that a complaint ought to be referred to the Council for decision, the Committee shall, as soon as practicable, refer the matter to the Council.

[Section 10 repealed and replaced by 2013 : 48 s. 7 effective 24 December 2013]

Inquiry into complaint by Council

10A  (1) If, pursuant to an investigation under section 10, the Committee places the matter before the Council for determination, the Council shall inquire into the matter.

(2) For the purposes of an inquiry of this section, the Council—

(a) may take evidence from witnesses on oath or affirmation, and for that purpose the Chairman of the Council may administer an oath or affirmation;

(b) shall afford the registered pharmacist and the Committee, or a member of the Committee, every facility—

(i) to appear before the Council;

(ii) to be represented by a barrister and attorney;

(iii) to call or cross-examine witnesses; and
(iv) generally to make a full defence or explanation in the matter of the complaint.

(3) Following its inquiry, the Council shall make a decision as to whether the complaint is proved or not proved, in whole or in part, together with reasons for its decision.

(4) If the Council decides that a complaint is not proved, in whole or in part, it shall dismiss the complaint to the extent that it is not proved.

(5) If the Council decides that a complaint is proved, in whole or in part, it shall record a finding to that effect and it may make any order of a disciplinary nature that it sees fit in respect of a pharmacist against whom the complaint is made, including an order—

(a) admonishing the pharmacist;
(b) suspending the pharmacist from practice as a pharmacist for such period as it sees fit or for an indefinite period;
(c) striking the name of the pharmacist off the register;
(d) imposing conditions or limitations with regard to the pharmacist’s practice as a pharmacist.

(6) The Council shall give written notice, to the pharmacist against whom a complaint is made, of its decision under subsection (3) and any order made by the Council under subsection (5), together with reasons.

(7) The pharmacist against whom the complaint is made may appeal against a decision or order of the Council in the manner provided in section 14.

(8) Any proceedings in connection with the holding of an inquiry by the Council under this section shall, for the purpose of the provisions of the Criminal Code Act 1907 relating to perjury, be deemed to be judicial proceedings.

(9) A member of the Council who was involved in the matter complained of may not participate in an inquiry by the Council under this section.

(10) A person who is suspended from practice under this section shall, for the duration of the suspension, be deemed not to be registered.

[Section 10A inserted by 2013 : 48 s. 8 effective 24 December 2013]

Inquiry by Council of its own initiative

10B (1) In the absence of a complaint, the Council may, of its own initiative, hold an inquiry into any matter referred to in section 9(2) that could have formed the subject of an investigation by the Committee.

(2) The provisions of section 10A that apply in respect of an inquiry by the Council under that section shall apply to an inquiry under this section with any necessary modification.

[Section 10B inserted by 2013 : 48 s. 8 effective 24 December 2013]
Surrender of registration

11 The Council may order the Registrar to erase from the register of pharmacists the name of a registered pharmacist against whom no matter of complaint is pending under sections 10A and 10B, if the registered pharmacist applies to the Council for the purpose and surrenders to him his certificate of registration.

[Section 11 amended by 2013 : 48 s. 9 effective 24 December 2013; Section 11 amended by 2020 : 47 s. 110 effective 11 December 2020]

Restoration of name to register

12 (1) A person whose name has been removed from the register under section 11, or whose name has been struck from the register, or who has been suspended from practice under section 10A or 10B, may make an application to the Council, in a form determined by the Council, for his name to be restored to the register or for his suspension to be terminated.

(2) An application under subsection (1) for the restoration of a name to the register of pharmacists shall not be made to, or be considered by, the Council—

(a) within twelve months after the date of removal, striking off or suspension;

(b) within twelve months after a previous application under that subsection; or

(c) where the Council in the direction ordering the erasure appointed a period within which another application should not be made under that subsection, within that period.

(3) On receipt of an application, the Council shall decide whether to restore the applicant’s name to the register or to terminate his suspension, after considering the following matters—

(a) the character and professional ability of the applicant;

(b) the nature of the matter in respect of which the applicant’s name was struck from the register or for which the applicant was suspended;

(c) the conduct of the applicant after his name was struck from the register or after he was suspended;

(d) any other circumstances appearing to the Council to be relevant.

(4) The Council shall give written notice to the applicant of its decision, together with reasons.

(5) An applicant may appeal against the decision of the Council in the manner provided in section 14.

[Section 12 repealed and replaced by 2013 : 48 s. 10 effective 24 December 2013]
PHARMACY AND POISONS ACT 1979

Proof of registration
13 A certificate signed by the Registrar certifying that a person named in the certificate is or, as the case may be, is not, a registered pharmacist and, in the case of a person to whom the certificate refers as being a registered pharmacist, specifying the date of registration, shall be admissible in any proceedings as prima facie evidence of the facts stated in the certificate.

[Section 13 amended by 2020 : 47 s. 110 effective 11 December 2020]

Appeals
14 (1) A person aggrieved by any decision of the Council referred to in subsection (2) may, within 28 days after the date on which the decision is given to the person by the Council, appeal to the Supreme Court against the decision.

(2) The person referred to in subsection (1) may appeal against the following decisions—

(a) a decision not to issue or renew a registration certificate;
(b) a decision not to issue a re-registration certificate;
(c) a decision to remove the name of a person from the register;
(d) a decision to remove, or alter, any entry in the register in respect of a person;
(e) a decision not to restore a person’s name to the register;
(f) a decision not to terminate a person’s suspension.

(3) On an appeal under this section the Supreme Court may make such order in the matter as it thinks proper, including an order as to the costs of the appeal.

(4) An order of the Supreme Court under subsection (2) is final.

(5) The practice and procedure to be followed in relation to an appeal under this section are as prescribed by rules of court.

(6) The Council may appear as respondent on such appeal and, whether they appear at the hearing of the appeal or not, they shall be deemed to be a part to the appeal for the purpose of enabling directions to be given as to the costs or expenses of the appeal.

[Section 14 repealed and replaced by 2013 : 48 s. 11 effective 24 December 2013]

Fees
14A (1) The appropriate fees shall be payable to the Bermuda Health Council.

(2) A person applying to register as a pharmacist shall at the time of filing of the application for registration, in respect of that application pay to the Bermuda Health Council the appropriate fee.
(3) A person applying to be re-registered shall, within every two years after the
date when the person is first registered, or such longer period as may be applicable
pursuant to section 7AA, pay to the Bermuda Health Council the appropriate fee.

(4) In this section, “appropriate fee” means the fee set forth in the Seventh
Schedule.

(5) The Seventh Schedule shall have effect as to fees that are payable by
registered persons under this Act.

[Section 14A inserted by 2020 : 47 s. 111 effective 11 December 2020]

Amendment of Seventh Schedule

14B  (1) The Minister may by order amend the Seventh Schedule to vary any fee
specified therein or to add or revoke fees.

(2) An order made by the Minister under subsection (1) shall be subject to the
affirmative resolution procedure.

[Section 14B inserted by 2020 : 47 s. 112 effective 11 December 2020]

Regulations for this part

15  (1) The Minister may make regulations—

  (a) regulating the making of applications for registration as a pharmacist
      under this Act and providing for the evidence to be produced in support
      of such applications;

  (b) prescribing professional standards that are to be met by registered
      pharmacists;

  (c) prescribing the procedure to be followed on an inquiry held pursuant to
      sections 10A and 10B.

(2) Regulations made under subsection (1) shall be subject to the negative
resolution procedure.

[Section 15 amended by 2013 : 48 s. 9 effective 24 December 2013]

PART IV
REGISTRATION OF PHARMACIES

Register of pharmacies

16  (1) The Registrar shall establish and maintain a register of pharmacies for the
purposes of this Act.

(2) The register of pharmacies shall be kept at the offices of the Registrar, and be
available for inspection by the public at all reasonable times without charge.

[Section 16 subsection (2) amended by 2013 : 48 s. 12 effective 24 December 2013]
PHARMACY AND POISONS ACT 1979

Registration of premises as registered pharmacies

17 (1) Where an application for the registration of premises as a registered pharmacy is made by any person (hereafter in this Part called an “applicant”) to the Registrar on the prescribed form accompanied by the appropriate fee, the Registrar shall, subject to sections 18, 20 and 21(1), enter the prescribed particulars relating to those premises in the register of pharmacies.

(2) In subsection (1) “the appropriate fee” means the relevant fee prescribed in the Government Fees Regulations 1976.

(3) In this Act “to register premises as a registered pharmacy” means to enter the prescribed particulars relating to them in the register of pharmacies pursuant to subsection (1), and any premises in relation to which the prescribed particulars are so entered are in this Act referred to as a “registered pharmacy”.

(4) A list of registered pharmacies shall be published annually in the Gazette so soon as may be after the 1st day of January, and particulars of any alteration made in the register of pharmacies on or after that date in any year shall also be published in the Gazette.

(5) It shall be an offence for any premises to bear any sign or other representation that it is a pharmacy, drug-store, dispensary or other words representing any such premises as being registered as a pharmacy under this Act unless such premises are in fact so registered, or for any person to represent himself as being a pharmacist, apothecary, druggist, dispenser or any other description, whether of the foregoing classes or not, calculated to represent that he is registered as a pharmacist under this Act, unless he is so registered.

[Section 17 subsection (2) amended by 2013 : 48 s. 13 effective 24 December 2013]

Unfit premises: new applications

18 (1) If it appears to the Minister that premises in respect of which an application under section 17 has been made fail in a material respect to comply with the requirements of regulations made under section 22(1)(a) which are for the time being in force, he may determine to issue to the applicant a certificate of unfitness under this section certifying that the premises are unsuitable for registration as a registered pharmacy.

(2) Before the Minister issues a certificate of unfitness under this section, he shall serve on the applicant a notice stating what he proposes and his reasons therefor.

(3) If within fourteen days after receipt of a notice under subsection (2) the applicant makes representations in writing to the Minister, or gives notice in writing to the Minister of his desire to be heard with respect to the Minister’s proposal to issue such a certificate, the Minister shall not issue the certificate before he has considered the applicant’s representations in writing or, where the applicant gave notice of his desire to be heard, his oral representations if made within a reasonable time.

(4) Where the Minister, after considering any such representations as aforesaid, determines not to issue a certificate of unfitness under this section in respect of the
premises in question, he shall notify the applicant and the Registrar of his decision, and the Registrar shall forthwith register the premises as a registered pharmacy.

(5) Where the Minister, after considering any such representations as aforesaid, determines that a certificate of unfitness ought to be issued in respect of the premises in question, he shall issue the certificate by serving it on the applicant, and he shall also serve a copy of the certificate on the Registrar.

(6) A certificate of unfitness issued under this section shall state the reasons for its issue.

(7) Except in accordance with the directions of the Supreme Court given under section 20(2), the Registrar shall not register as a registered pharmacy premises in respect of which a certificate of unfitness has been issued under this section.

Unfit premises: registered pharmacies

19

(1) Where the Minister is of opinion that a registered pharmacy fails in a material respect to comply with the requirements of regulations made under section 22(1)(a) which are for the time being in force, the Minister shall serve on the operator of the pharmacy a notice stating his intention to issue a certificate of unfitness under this section in respect of the pharmacy, and the Minister's reasons therefor; and section 18(3) to (6) shall have effect mutatis mutandis in relation to notices and certificates under this section as they have effect in relation to notices and certificates of unfitness under that section.

(2) Where a certificate of unfitness is issued under this section, the registered pharmacy to which the certificate relates shall cease to be a registered pharmacy with effect from the date of the taking effect of the certificate under section 21.

Appeals

20

(1) Any person aggrieved by the issue of a certificate of unfitness under section 18 or 19 may, at any time within twenty-eight days after the service of the certificate upon him, appeal under this section to the Supreme Court, and upon any such appeal that Court shall have power to confirm or revoke the issue of the certificate.

(2) Where the Supreme Court revokes a certificate of unfitness issued under section 18, the Court shall give such directions as the case requires with regard to the registration of the premises as a registered pharmacy under section 17.

(3) The powers of the Chief Justice to make rules under section 62 of the Supreme Court Act 1905 [title 8 item 1] shall extend to the making of rules regulating the practice and procedure to be followed on, and the fees to be paid in connexion with, any such appeal.

(4) The Registrar may appear as the respondent on any such appeal and, whether he appears at the hearing of the appeal or not, he shall be deemed to be a party to the appeal for the purpose of enabling directions to be given as to the costs or expenses of the appeal.
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When certificates of unfitness take effect
21 (1) Without prejudice to section 18(7), where an appeal is not brought against the issue of a certificate of unfitness under that section, or where such an appeal is brought but is withdrawn or struck out for want of prosecution, the certificate shall take effect on the expiration of the time for appealing or, as the case may be, on the withdrawal or striking out of the appeal; but otherwise such a certificate shall take effect if and when the appeal is dismissed and not otherwise.

(2) Where an appeal is not brought against the issue of a certificate of unfitness under section 19, or where such an appeal is brought but is withdrawn or struck out for want of prosecution, the certificate shall take effect on the expiration of thirty days after the expiration of the time for appealing or, as the case may be, upon the expiration of thirty days after the withdrawal or striking out of the appeal; but otherwise such a certificate shall take effect upon the expiration of thirty days after the dismissal of the appeal and not otherwise.

Regulations for this Part
22 (1) The Minister may make regulations under this section with respect to registered pharmacies—

(a) prescribing standards for their maintenance and operation, including provision for space, equipment and facilities;

(b) imposing requirements as to the circumstances in which a registered pharmacist must, or (as the case may require) need not, be present in a registered pharmacy;

(c) prescribing the books and records to be kept, and providing for the examination by or on behalf of the Minister of such books and records;

(d) prescribing the returns to be made, and information to be forwarded, to the Minister.

(2) Regulations made under this section shall be subject to the negative resolution procedure.

PART V

CONTROL OF PRESCRIPTIONS AND IMPORTATION

Prescriptions to be in a certain form
23 (1) Subject to the provisions of this section, a prescription of any substance shall not be made by a practitioner unless it is on a valid prescription form which includes the information as provided in regulation 5 or 6 of the Pharmacy and Poisons (Control of Prescriptions) Regulations 2022.

(2) Nothing in subsection (1) shall make it unlawful for a registered pharmacist to execute a prescription that is transmitted to him by telephone by a practitioner where
the practitioner’s voice is known to him and he honestly believes the voice of the person transmitting the prescription to be that of the practitioner.

(3) Subsection (1) shall not apply to a practitioner who transmits a prescription to a registered pharmacist by telephone if the prescription is for a ten-day supply of the medicine prescribed; so, however, that in no case such a prescription be refilled by the registered pharmacist.

(4) The original of every prescription dispensed by him shall bear a number and shall be preserved by the registered pharmacist on a file kept for that purpose in the pharmacy and he shall, where requested to do so by another registered pharmacist, furnish a copy thereof to that other registered pharmacist unless the prescribing practitioner has forbidden the furnishing of such a copy.

(5) A copy of a prescription furnished to another registered pharmacist shall contain the following information:

   (a) the name and address of the prescribing practitioner and of the person for whom the substance has been prescribed;

   (b) the name of the substance prescribed, its strength and quantity, and directions for its use;

   (c) the dates of the first and last dispensing of the substance prescribed and the number of refills (if any) remaining; and

   (d) the number of the prescription and the name and address of the pharmacy.

(6) Where a request is made for a prescription to be refilled at a pharmacy other than that at which the substance prescribed was first dispensed, the registered pharmacist to whom the request is made shall communicate with the pharmacy at which the substance was first dispensed for the purpose of obtaining a copy of the prescription and the pharmacy at which the substance prescribed was first dispensed shall make a record of the date, the name and address of the pharmacy where the prescription is refilled. In the event that a third pharmacy is in possession of the original prescription, that pharmacy must be informed as well of the fact of the refilling of the prescription and of the date, name and address of the pharmacy where the prescription is refilled. A registered pharmacist who refills a prescription shall make a record of the date and quantity of the substance dispensed and he shall initial the record.

(7) A registered pharmacist may, at the request of a person under medical treatment and where the circumstances constitute an emergency, supply a Schedule 3 drug in relation that person without a prescription being presented to him:

   Provided that in no circumstances whatever shall he supply a drug which is also specified in Schedule 2 of the Misuse of Drugs Regulations 1973.

(8) Before a registered pharmacist may supply a Schedule 3 drug under subsection (7) he must satisfy himself by means of questions put to the person requesting the drug—
(a) that there is a genuine and urgent need by the person for the Schedule 3 drug;  
(b) that it is not practicable in the circumstances of the particular case for a prescription to be obtained from a practitioner immediately;  
(c) that treatment with the particular Schedule 3 drug has been previously prescribed by a practitioner for the person requesting it; and  
(d) that the dose which he will supply is appropriate to the need of the person.

(9) The supply of a Schedule 3 drug in the circumstances specified in subsection (8) shall not in any case exceed five days’ supply except—

(a) where the drug is in the form of an ointment or cream, or is a preparation in an aerosol container for the relief of asthma, and in these cases the supply shall consist of the smallest package or container available;  
(b) an oral contraceptive in which case the full cycle may be dispensed; or  
(c) an antibiotic in liquid form for oral administration, in which case the smallest quantity that will provide a full course of treatment may be supplied.

(10) The container or package of a Schedule 3 drug supplied pursuant to subsection (7) shall bear a label showing—

(a) an identification number;  
(b) the date of supply;  
(c) the name of the person to whom supplied  
(d) the name and address of the supplying pharmacy;  
(e) the name, quantity, directions for use, and where appropriate, the pharmaceutical form and strength of the drug;  
(f) the words EMERGENCY SUPPLY marked thereon; and  
(g) the initials of the registered pharmacist.

(11) The registered pharmacist shall also keep a book entitled “Emergency Supply Book” in which shall be entered the particulars at subsection (10)(a) to (f) (inclusive).

[Section 23 subsection (1) repealed and replaced and subsections (3)-(7) (10) and (11) amended by 2013 : 48 s. 14 effective 24 December 2013]

Validity of a prescription  
23A A prescription shall be valid for one year from the date as shown on a valid prescription form.

[Section 23A inserted by 2013 : 48 s. 15 effective 24 December 2013]
Supply by registered pharmacist of equivalent medicines

24 (1) Where a registered pharmacist receives for execution a prescription which does not prohibit an alternative equivalent drug or drug product from being supplied under the prescription—

(a) it shall be required for the registered pharmacist to supply under the prescription any drug or drug product available to the pharmacist at the location of sale—

(i) which is in his opinion the chemical and therapeutic equivalent of the drug or drug product specified in the prescription; and

(ii) if taking all relevant factors into account, the price that he charges and accepts for the drug or drug product he supplies is less than that which he would have charged and accepted for the drug or drug product specified;

(b) it shall be lawful for the registered pharmacist to supply under the prescription any drug or drug product—

(i) which is in his opinion the chemical and therapeutic equivalent of the drug or drug product specified in the prescription; and

(ii) if taking all relevant factors into account, the prices that he charges and accepts for the drug or drug product he supplies is the same as that which would have charged and accepted for the drug or drug product specified.

(2) A drug or drug product supplied by a registered pharmacist under subsection (1) must be a drug or drug product accepted by the Council as the chemical and therapeutic equivalent of the drug or drug product specified in the prescription in question.

[Section 24 repealed and replaced by 2013 : 48 s. 16 effective 1 February 2014]

Restrictions on the importation of medicines

25 (1) A person shall only import into Bermuda for medicinal use medicines that are obtained from foreign manufacturers or foreign wholesalers if those medicines are eligible for sale in the United States of America, Canada, the United Kingdom or a country in the European Union in accordance with the regulatory standards of the relevant country.

(2) A person who acquires medicine from abroad for distribution or sale in Bermuda shall register with the Minister in accordance with regulations made under this Act by the Minister.

(3) Any person who fails to comply with this section or any regulations made under this Act commits an offence.

(4) A person who fails to comply with this section or any regulations made under this Act may have any medicines being imported by him forfeited to the Crown.

(5) The Minister may make regulations to prescribe the requirements for—
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(a) the registration of a person under subsection (2); and

(b) the importation of medicines.

(6) In this section—

“manufacturer” means a person involved in the production, preparation, propagation, conversion, processing, packaging or labelling of medicine;

“medicine” means any substance specified in the Third Schedule (in this Act referred to as a “Schedule 3 drug”);

“wholesaler” means a person who obtains medicine for distribution or delivery to persons other than consumers.

(7) The negative resolution procedure shall apply to regulations made under this section.

[Section 25 repealed and replaced by 2011 : 31 s. 3 effective 10 August 2011; Section 25 subsection (1) amended by 2020 : 4 s. 2 effective 31 January 2020]

Declaration relating to imported medicines

26 [Repealed by 2011 : 31 s. 4]

[Section 26 repealed by 2011 : 31 s. 4 effective 10 August 2011]

PART VI

CONTROL OF DRUGS

Certain substances to be sold on prescription only

27 (1) Subject to any provision made by any regulation, no person shall for medicinal use sell any Schedule 3 drug otherwise than under a prescription.

(2) In this section and section 28 “sell” or “sale” means sell or sale by retail.

Certain substances to be available at pharmacies only

28 (1) Subject to subsection (3) and to any provision made by any regulation, no person shall for medicinal use keep for sale, or sell, any substance specified in Part I or Part II of the Fourth Schedule (in this Act referred to as a “Schedule 4 drug”) elsewhere than at a registered pharmacy.

(2) Subject to subsection (3) and to any provision made by any regulation, no person shall for medicinal use keep for sale, or sell, any substance specified in Part II of the Fourth Schedule unless he is a registered pharmacist.

(3) Subsection (1) or (2) shall not apply to a practitioner as respects anything done by him in the course of his practice as such.

[Section 28 substituted by 1989:56 effective 15 January 1990]
Restrictions on dispensing

29 Subject to any provision made by any regulation no person other than a registered pharmacist or a practitioner acting in the course of his practice as such shall manufacture or compound or dispense any Schedule 3 or Schedule 4 drug.

Prohibition on giving away Schedule 3 or Schedule 4 drugs

30 (1) Subject to subsection (2), no person shall make a gift of any Schedule 3 or Schedule 4 drug to any person who is not a practitioner or a registered pharmacist.

(2) Subsection (1) shall not apply—

(a) to a practitioner who makes a gift of a Schedule 3 or Schedule 4 drug; or

(b) to a registered pharmacist who makes a gift of a Schedule 4 drug,

to another person for use by that person for the medical or dental treatment of a human being or animal.

Unfit drugs

31 [Repealed by 2013 : 48 s. 17]

[Section 31 repealed by 2013 : 48 s. 17 effective 24 December 2013]

Health and safety requirements

31A (1) For the purposes of sections 31B, 31C, 31D and 31E, a drug or drug product fails to comply with a general health and safety requirement if it is not reasonably safe having regard to all the circumstances including—

(a) the manufacturer of a drug or drug product, or any regulatory authority that granted a drug or drug product marketing authorisation, issuing a recall or any form of notice of warning for the drug or drug product;

(b) marketing authorisation of a drug or drug product granted by the regulatory authority in the United States, Canada, the United Kingdom or the European Union, or another jurisdiction that the United States, Canada, the United Kingdom or the European Union has a mutual recognition agreement with, is denied, suspended or discontinued due to reasons of quality, safety or efficacy;

(c) the storage, distribution, supply, security, or handling of the product compromised its safety, quality or efficacy due to standards set by the manufacturer or regulatory authority that granted marketing authorization for the drug or drug product;

(d) the drug or drug product is not properly labelled to allow for—

(i) its safe consumption;

(ii) the determination of—

(A) the amount of active ingredients;
(B) its proper use;
(C) the content;
(e) any other risk to public or individual health as specified by the Minister after consultation with the Chief Medical Officer.

(2) A person is guilty of an offence under this section if he—
(a) supplies any drug or drug product which fails to comply with the health and safety requirement or any prescribed standard;
(b) offers or agrees to supply any such drug or drug product; or
(c) exposes or possesses such drug or drug product for supply,

and is liable on summary conviction to a fine of $10,000 or imprisonment for 6 months, or both.

[Section 31A inserted by 2013 : 48 s. 18 effective 24 December 2013; Section 31A subsection (1)(b) amended by 2020 : 4 s. 2 effective 31 January 2020]

Orders and notices to prohibit supply of a drug or drug product

31B (1) The Minister may—

(a) make orders (“prohibition orders”) prohibiting persons from supplying, or offering to supply, exposing for supply or possessing for supply any drug or drug product which the Chief Medical Officer considers is not safe and which are described in the orders;
(b) serve on any person a notice (“prohibition notice”) prohibiting the person from supplying, or offering to supply, agreeing to supply, exposing for supply or possessing for supply any drug or drug product which the Chief Medical Officer considers is not safe and described in the notice;
(c) serve on any person a notice (“notice to warn”) requiring the person to publish, in a form and manner and on occasions specified in the notice and at his own expense a warning about any drug or drug product so specified which the Chief Medical Officer considers is not safe and which the person supplies or has supplied.

(2) A person who contravenes a prohibition order, a prohibition notice or a notice to warn is liable on summary conviction to a fine of $10,000 or to imprisonment for 6 months, or both.

[Section 31B inserted by 2013 : 48 s. 18 effective 24 December 2013]

Suspension notices

31C (1) Where the Minister has reasonable grounds for suspecting that any health and safety requirement provided in section 31A has been contravened in relation to any drug or drug product, he may serve a notice (“a suspension notice”) prohibiting the person on whom it is served, for such period ending not more than six months after the date of the notice as specified therein, from supplying the drug or drug product, offering
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to supply them, agreeing to supply them or exposing them for supply without the consent of the Minister.

(2) A suspension notice shall—

(a) describe the drug or drug product in a manner to sufficiently identify it;

(b) set out the grounds on which the Minister suspects that a safety provision has been contravened in relation to the drug or drug product; and

(c) state that the person on whom the notice is served may apply under section 31D for an order setting aside the notice.

(3) The consent of the Minister under subsection (1) may impose such conditions on the doing of anything for which the consent is required as the Minister considers appropriate.

(4) Any person who contravenes a suspension notice is guilty of an offence and is liable on summary conviction to a fine of $10,000 or to imprisonment for 6 months, or both.

[Section 31C inserted by 2013 : 48 s. 18 effective 24 December 2013]

Application to set aside a suspension notice

31D (1) Any person having an interest in any drug or drug product in respect of which a suspension notice is in force may apply to a magistrate for an order setting aside the notice.

(2) On an application under subsection (1), the magistrate shall not make an order setting aside the suspension notice unless he is satisfied that there has been no contravention of any safety provision in relation to any drug or drug product.

[Section 31D inserted by 2013 : 48 s. 18 effective 24 December 2013]

Power to obtain information

31E (1) If the Minister considers that, for the purpose of deciding whether to make, vary or revoke a prohibition order or to serve, vary or revoke a prohibition notice or to serve or revoke a notice to warn, he requires information which another person is likely to be able to furnish, the Minister may serve on the other person a notice requiring the person—

(a) to furnish to the Minister within a period specified in the notice, such information as is so specified;

(b) to produce such documents as are specified in the notice at a time and place so specified and to permit a person appointed by the Minister for the purpose of taking copies of the documents at that time and place.

(2) A person is guilty of an offence if he—

(a) fails, without reasonable cause, to comply with a notice served on him under subsection (1); or
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(b) in purporting to comply with a requirement which by virtue of subsection (1)(a) is contained in a notice served on him under that subsection, furnishes information which he knows is false in a material particular or recklessly furnishes information which is false in a material particular.

(3) A person guilty of an offence under—

(a) subsection 2(a) of that subsection, is liable on summary conviction to a fine of $10,000 or to imprisonment for 6 months; and

(b) subsection 2(b) of that subsection, is liable on summary conviction to a fine of $15,000 or to imprisonment for 12 months.

(4) No information obtained by virtue of this section shall be disclosed except—

(a) for the purpose of any criminal proceedings or any investigation with a view to such proceedings;

(b) for the purpose of enabling the Minister to decide whether to make, vary or revoke safety regulations or a prohibition order or whether to serve, vary or revoke a prohibition notice or to serve or revoke a notice to warn; or

(c) in a prohibition notice, a notice to warn or a warning published as required by a notice to warn or in a warning about goods which is published by the Minister;

but the prohibition on disclosure imposed by this subsection does not apply to publicised information.

(5) A person who discloses information in contravention of subsection (4) is liable on summary conviction to a fine of $10,000 or to imprisonment for 6 months, or both.

[Section 31E inserted by 2013 : 48 s. 18 effective 24 December 2013]

PART VII
CONTROL OF POISONS

Prohibition of sale of poison without licence

32 Subject to the provisions of this Part, it shall be unlawful for a person to offer for sale, or sell, any poison unless he holds a licence for the purpose under section 34.

Poisons

33 Any substance specified in the Fifth Schedule shall be a poison for the purposes of this Act.

Licences to sell poisons

34 (1) Any person who makes application to the Minister in the prescribed form and pays the appropriate fee provided for under the Government Fees Act 1965 [title 15 item

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18] may be granted a licence by the Minister under this section, and a person holding such a licence is in this Act referred to as a “licensed seller of poisons”.

(2) The Minister may refuse to grant a licence under this section to any person who for any reason relating to that person or his premises and appearing to the Minister to be sufficient is not fit to hold such a licence.

(3) A licence under this section shall not entitle the holder to sell any poison for a use that is a medicinal use, and it shall accordingly be an offence against this Act for a licensed seller of poisons to sell a poison if he knows or has reason to believe that the poison will be applied to a use that is a medicinal use.

(4) The licence of a licensed seller of poisons shall lapse if he does not on or before the 31st day of December pay to the Minister the appropriate annual fee provided for under the Government Fees Act 1965 [title 15 item 18].

(5) A list of the licensed sellers of poisons shall be published annually in the Gazette so soon as may be after the 1st day of January, and particulars of any alterations made in the number of licensed sellers of poisons on or after that date in any year shall also be published in the Gazette.

Revocation of licences

35 Subject to section 36, the Minister may revoke a licence granted under section 34 for any reason such as is mentioned in section 34(2), and shall give notice in writing to the holder of the licence of his decision to revoke the licence and the reasons for the decision.

Appeals

36 (1) Any person aggrieved by the revocation of a licence under section 35 may within twenty-eight days after receiving notice of the decision appeal to the Supreme Court, and upon any such appeal that Court shall have power to confirm or revoke the Minister’s decision.

(2) The powers of the Chief Justice to make rules under section 62 of the Supreme Court Act 1905 [title 8 item 1] shall extend to the making of rules regulating the practice and procedure to be followed on, and the fees to be paid in connexion with, any such appeal.

(3) The Minister may appear as respondent on any such appeal and, whether he appears at the hearing of the appeal or not, he shall be deemed to be a party to the appeal for the purpose of enabling directions to be given as to the costs or expenses of the appeal.

(4) Where an appeal is not brought against the decision of the Minister to revoke a licence under section 35, or where an appeal is brought but is withdrawn or struck out for want of prosecution, the decision shall take effect on the expiration of the time for appealing or, as the case may be, on the withdrawal or the striking out of the appeal; but otherwise such a decision shall take effect if and when the appeal is dismissed and not otherwise.
Poisons Book
37 (1) Every person who sells poison shall maintain a book (in this Act called the “Poisons Book”) in such form as the Minister may approve for the purpose of keeping the records called for by subsection (2).

(2) Every such person shall enter and keep in the Poisons Book, in relation to every sale by him of a poison, a record of—
   (a) the date of the sale;
   (b) the kind and quantity of the poison sold;
   (c) the name and address of the purchaser; and
   (d) the purpose stated by the purchaser for the purchase,
and he shall obtain the signature of the purchaser to, and himself sign, the entry in the Book.

Sale of poisons to unknown persons prohibited
38 A person shall not sell poison to any person that is not known to him, except in the presence of a third person who—
   (a) is known to the seller; and
   (b) declares to the seller that the purchaser is known to him; and
   (c) in confirmation of his declaration signs the entry in the Poisons Book.

Sale of poisons to persons under 18 prohibited
39 (1) Subject to subsection (2), it shall be an offence against this Act for any person to sell poison to a person under 18 years of age.

(2) It shall be a defence for a person charged with an offence against subsection (1) that he believed on reasonable grounds (the proof whereof shall be on him) that the purchaser was 18 years or over.

Labelling of poisons
40 Subject to any provision made by any regulation, no person shall sell any poison to any other person unless the word “poison” and the name and business address of the seller and the date of the sale are displayed in clear and legible writing on the surface of the receptacle in which the poison is contained.

Sale of poisons to intoxicated persons etc. prohibited
41 It shall be an offence against this Act for any person to sell poison to another person whom he knows, or has cause to believe, to be intoxicated by drink or drugs or to be of unsound mind.
Method of keeping poisons

42 In the keeping of poisons it shall be the duty of every licensed seller of poisons to ensure—

(a) that every bottle, vessel, box or package containing poison has attached to it a label bearing the name of the article and also some distinctive mark to show that poison is contained therein;

(b) that poison is kept in accordance with one or other of the following systems, that is to say,—

(i) in a bottle or vessel tied over, capped, locked or otherwise secured in a manner different from that in which vessels containing articles that are not, or do not contain, poison are secured in the same premises;

(ii) in a bottle or vessel rendered distinguishable by touch from bottles or vessels in which articles that are not, or do not contain, poison are kept in the same premises;

(iii) in a bottle, vessel, box or package kept in a room or cupboard set apart for dangerous articles.

Statement of proportion of poison in preparations

43 (1) Subject to subsections (2) and (3), it shall be the duty of every person selling a preparation containing poison to ensure that there is set out on a label attached to the preparation the proportion, whether expressed as a percentage or otherwise, which such poison bears to the total content of the preparation.

(2) In the case of a preparation listed in the official British Pharmacopoeia or the British Pharmaceutical Codex or any supplement thereto, it shall be a sufficient compliance with subsection (1) if that preparation—

(a) when sold either with or without dilution or admixture, is described by its name or synonym or abbreviated name used in the Pharmacopoeia, Codex or supplement with the addition of the letters B.P. or B.P.C., as the case may be; and

(b) when sold with dilution or admixture, is described by the proportion which the preparation bears to the mixture of which it forms a part.

Liquid preparations containing poison

44 It shall be the duty of every person selling any liquid preparation containing poison to ensure—

(a) that the preparation is not sold otherwise than in bottles, tins, drums or casks sufficient to withstand without leakage the ordinary risks of transit;

(b) that every such bottle, tin, drum or cask has the legend “Poison - not to be taken internally” indelibly printed, marked or branded in easily legible
letters in a conspicuous position apart from the label, and that there is thereon a label bearing the same legend; and

(c) when such a liquid is sold in bottles, that such bottles are of a distinctive character so as to be easily distinguishable by touch from other bottles.

PART VIII
MISCELLANEOUS

Wholesale transactions
45 (1) Subject to any provision made by any regulation, no person shall by wholesale sell or otherwise dispose of any schedule 3 or Schedule 4 drug or poison to any person that is not entitled to sell that drug or poison by retail.

(2) A sale or disposal of a drug or poison is a sale or disposal by wholesale for the purposes of this Act if it is a sale or disposal to a person who buys or receives the drug or poison for the purpose of selling or disposing of the drug or poison to some other person; and in this Act “sale by retail” or “sell by retail” means sale or sell otherwise than by wholesale.

Dispensing records
46 Where any person supplies a Schedule 3 or Schedule 4 drug or poison (hereafter in this section referred to as a “substance”) under a prescription—

(a) he shall mark in clear and legible writing on a paper accompanying the substance—

(i) his initials;
(ii) his name, address and telephone number (if any) or, where the substance is supplied from a registered pharmacy, the name, address and telephone number (if any) of the registered pharmacy;
(iii) the name of the customer to whom the substance is supplied;
(iv) the directions for using the substance;
(v) the number assigned to the prescription;
(vi) the quantity of the substance supplied;
(vii) the brand or trade name, the generic name, the name of the manufacturer and the strength of the substance supplied;
(viii) whether the prescription is to be refilled, and if so, the number of times;
(ix) the date when the prescription is filled; and
(x) the name of the practitioner who issued the prescription;
(b) he shall, or, where the substance is supplied from a registered pharmacy, the operator of the pharmacy shall, for the period of two years (or, where the prescription was repeated, two years after the last time it was repeated) retain the original of the prescription.

[Section 46(a)(x) inserted by 2013 : 48 s. 19 effective 24 December 2013]

Prescription drug pricing

46A (1) Where any person supplies a prescription drug to another person, he shall inform the person purchasing the drug of—

(a) the cost of the drug—

(i) covered by insurance, in the case where the person purchasing the drug is insured; and

(ii) payable by the person purchasing the drug; and

(b) the amount of the dispensing fee charged by the person supplying the drug.

(2) A person who contravenes subsection (1) commits an offence against this Act.

[Section 46A inserted by 2021 : 15 s. 4(a) effective 10 September 2021]

Dishonest sales

47 It shall be an offence against this Act for any person keeping for sale, or offering for sale, or selling, any Schedule 3 or Schedule 4 drug or poison falsely to represent to any person—

(a) that it is a substance that it is not; or

(b) that it contains a substance that it does not contain; or

(c) that it is unadulterated when it has been adulterated.

Regulations for Parts VI and VII

48 (1) The Minister may make regulations under this section—

(a) prescribing the amount or proportion of any substance that is to be contained in a Schedule 3 or Schedule 4 drug or a poison;

(b) prescribing the types of, and labelling for, containers to be used for containing a Schedule 3 or Schedule 4 drug or a poison;

(c) regulating the manner in which, and the conditions subject to which, Schedule 3 or Schedule 4 drugs or poisons are to be prescribed by practitioners, including the conditions under which Schedule 3 or Schedule 4 drugs or poisons may be supplied on a second or subsequent occasion without a further prescription having to be prepared;

(d) regulating the manner in which records are to be kept of the purchase and sale of Schedule 3 or Schedule 4 drugs or poisons;
(e) designating poisons that may be sold by persons not otherwise authorized by this Act for the purpose, and authorizing and regulating the sale of such poisons by such persons or by classes of such persons;

(f) designating Schedule 3 or Schedule 4 drugs and poisons that may be sold by persons not otherwise authorized by this Act for the purpose, and authorizing and regulating the sale without prescription by such persons or by classes of such persons of such drugs and poisons to owners of birds or animals for the treatment of the birds or animals;

(g) [deleted]

(h) generally for carrying out the purposes of sections 31A, 31B, 31C, 31D, 31E, 51, 51A and 51B.

(2) Regulations made under this section shall be subject to the negative resolution procedure.

[Section 48 subsection (1) amended by 2013 : 48 s. 20 effective 24 December 2013; subsection (1)(g) deleted by 2014 : 36 s. 2 effective 22 December 2014]

Minister may by order amend the Third or Fourth Schedule

48A (1) The Minister may, on the recommendation of the Chief Medical Officer or the Council, by order amend the Third or Fourth Schedule.

(2) The negative resolution procedure shall apply to an order made under subsection (1).

[Section 48A inserted by 2014 : 36 s. 2 effective 22 December 2014]

Minister may provisionally add or remove drugs in the Third or Fourth Schedule

48B The Minister may, on the recommendation of the Chief Medical Officer or the Council, by Notice in the Gazette, provisionally list, or remove, the drugs in the Third or Fourth Schedule and such drugs shall be considered listed in, or removed from, the Third or Fourth Schedule for a period not exceeding 30 days or until the Minister issues an order either adding to, or deleting from, the Third or Fourth Schedule such drugs, whichever occurs earlier.

[Section 48B inserted by 2014 : 36 s. 2 effective 22 December 2014]

Minister may obtain reports on drugs and poisons

49 (1) The Minister may by notice in writing served upon any practitioner or any registered pharmacist require him to report to the Minister in writing the quantity of any Schedule 3 or Schedule 4 drug or any poison that he has purchased or sold or, in the case of a practitioner, prescribed, as the case may be, during the period stated in the notice.

(2) Where—

(a) the Minister has reason to believe (whether or not because of a report made to him pursuant to a notice served under subsection (1)) that a
practitioner or a registered pharmacist has purchased or sold, or a practitioner has prescribed, excessive or otherwise unreasonable amounts of a Schedule 3 or Schedule 4 drug or a poison during a particular period; or

(b) a practitioner or registered pharmacist fails to make a report that he has been properly required under subsection (1) to make; or

(c) a report such as aforesaid appears to the Minister to be incomplete,

then, but without prejudice to any other power that is available to the Minister or any other person, the Minister may report the matter to the Council in the case of a registered pharmacist, or to the relevant professional body in the case of a practitioner, for such action as the Council or that body may think fit to take.

(3) In subsection (2) “relevant professional body”, in relation to a practitioner, means the body appearing to the Minister to be the body having professional disciplinary control over the practitioner.

[Section 49 subsection (2) amended by 2013 : 48 s. 21 effective 24 December 2013]

Minister may obtain information on prices

50 (1) The Minister may by notice in writing under this section served upon any practitioner or the operator of any registered pharmacy require him to supply to the Minister in writing such information as may be specified pursuant to subsection (2).

(2) A notice under this section may demand information relating to—

(a) the price at which any substance was purchased by any person; and

(b) the price at which any substance was sold by any person to any member of the public,

in the conduct, or for the purposes, of the practice of the practitioner or the business of the registered pharmacy as the case may be during the period specified in the notice, and may demand any other information relating to, or connected with, the prices of substances so purchased or sold which the Minister may consider is required for establishing whether the prices charged to the public for such substances during the period were fair and reasonable.

Inspections

51 (1) It shall be the duty of the Minister, by means of inspection and otherwise, to take all reasonable steps to enforce, and secure compliance by registered pharmacists and others with the provisions of this Act or any regulation, and the Minister shall for that purpose appoint such number of inspectors as in his opinion is required.

(2) Any inspector may, for the purposes of enforcement of this Act or any regulations, make test purchases or otherwise ascertain whether any provisions of this Act or any regulations or of an order under this Act are being complied with.
PHARMACY AND POISONS ACT 1979

(3) An inspector appointed under this section who has reasonable cause to believe that an offence under this Act or regulations has been committed shall, for the purpose of enforcing and securing compliance with the said provisions have power—

(a) at all reasonable times and on production, if required, of his credentials, enter any registered pharmacy or place of business (other than premises or parts of premises used as a dwelling house) and while there he may—

(i) inspect any drug or drug product found;
(ii) examine any procedure;
(iii) seize and detain drugs or drug products for testing;
(iv) seize and detain goods or documents which he believes may be required as evidence in proceedings under this Act;
(v) for the purpose of exercising his powers to seize drugs or drug products under this section and to the extent that it is reasonably necessary in order to ensure compliance with any provision of this Act, require any person having authority to do so to break open any container, and if the person does not comply, the inspector may do so himself.

(4) An inspector who seizes drugs, drug products or documents in exercise of his powers under subsection (3) shall, in a written statement specifying the nature and amount of items seized, inform the person from whom they are seized.

(5) For the purpose of proceedings taken or transactions made under this Act, the written statement of an inspector given under subsection (4) has effect as a receipt for the drug, drug products or documents seized.

(6) A magistrate who is satisfied by sworn information in writing that there are reasonable grounds to believe that—

(a) goods, books or documents which an inspector has power to inspect are on any premises and that their inspection is likely to disclose evidence of the commission of an offence under this Act or the regulations; or

(b) an offence under this Act or the regulations has been, is being, or is about to be committed on any premises;

and that—

(c) admission to the premises has been or is likely to be refused and that notice of intention to apply for a warrant under this subsection has been given to the occupier; or

(d) an application for admission or the giving of the notice mentioned in paragraph (c) would defeat the object of the entry or that the premises are unoccupied or that the occupier is temporarily absent and it might defeat the object of the entry to await his return,
PHARMACY AND POISONS ACT 1979

may by warrant under his hand, which shall continue in force for a period of one month, authorise any inspector to enter the premises, if need be by force.

(7) An inspector who enters premises by virtue of this section may take with him such other persons and equipment as appears necessary to him, and on leaving premises which he enters by virtue of a warrant under subsection (6), where either the premises are unoccupied or the occupier is temporarily absent, he shall affix a notice in a conspicuous place stating that the premises were entered for the purpose of this section, and as far as practicable shall leave the premises as effectively secured against trespassers as he found them.

(8) A person who—

(a) wilfully obstructs an inspector acting in the exercise of any power conferred on him under subsections (3) to (7);

(b) wilfully fails to comply with any requirement properly made to him by an inspector under subsections (3) to (7);

(c) without reasonable cause fails to give an inspector acting under subsections (3) to (7), such assistance or information as he may reasonably require of the person for the performance of the inspector’s functions;

(d) in giving information as mentioned in paragraph (c) makes a statement which he knows to be false;

(e) not being an inspector purports to act as an inspector under this Act;

(f) discloses to another person, where the disclosure is not made in the performance of his duty—

(i) information with respect to a manufacturing process or trade secret obtained by him in premises which he has entered by virtue of subsections (3) to (7); or

(ii) information otherwise obtained by him under this Act, is guilty of an offence and is liable on summary conviction to a fine of $10,000 or imprisonment for 6 months, or both.

(9) An inspector appointed under this section shall have power with the consent of the Minister to institute summary proceedings in respect of an offence against this Act or any regulation, and to conduct any such proceedings notwithstanding that he is not a barrister and attorney.

(10) If a person wilfully delays or obstructs an inspector in the exercise of any of his powers under this section, or refuses to allow any sample to be taken in accordance with the provisions of this section, or fails without reasonable excuse to give any information which he is duly required under this section to give, he is guilty of an offence against this Act.

[Section 51 repealed and replaced by 2013 : 48 s. 22 effective 24 December 2013]
Notice of test
51A  (1) Where drugs or drug products seized or purchased by an inspector in pursuance of this Act are submitted to a test, the inspector shall—

(a) if the drugs or drug products were seized, inform the person from whom they were seized of the result of the test;

(b) if the drugs or drug products were purchased and the test leads to proceedings for an offence under this Act, inform the person from whom the goods were purchased of the result of the test;

and where as a result of the test proceedings for an offence are instituted against a person, the inspector shall allow the person to have the goods tested independently if it is reasonably practicable to do so.

(2) The Minister may by order provide for the testing of drugs or drug products seized or purchased by an inspector in pursuance of this Act and in particular may in those orders provide that the test be carried out at the Ministry’s expense in a manner, by a person, and at a laboratory or testing facility specified in the order.

[Section 51A inserted by 2013 : 48 s. 23 effective 24 December 2013]

Compensation
51B  (1) Where in the exercise of his powers under section 51 an inspector seizes and detains any drugs or drug products, and the owner suffers loss by reason of the goods being seized or by reason that, during the detention, the goods are lost or damaged or deteriorate, unless the owner is convicted of an offence under this Act committed in relation to the goods, the owner is entitled to compensation for the loss so suffered.

(2) Any disputed question as to the right to or the amount of any compensation payable under this section shall on the written application of the owner or of the Attorney-General be determined as follows—

(a) if the amount of the compensation claimed does not exceed $10,000, by a magistrate; or

(b) if the amount of the compensation claimed exceeds $10,000, by a judge of the Supreme Court,

in like manner as if the magistrate or the judge were a single arbitrator appointed pursuant to the provisions of the Arbitration Act 1986, and the provisions of that Act shall apply accordingly.

[Section 51B inserted by 2013 : 48 s. 23 effective 24 December 2013]

Service of documents
52  Any notice or other document required or authorized by any provision of this Act to be served on any person, or to be given or sent to any person, may be served, given or sent—

(a) by delivering it to him; or
(b) by sending it by post to him at his usual or last-known residence or place of business in Bermuda; or

(c) in the case of a body corporate, by delivering it to the secretary or clerk of the body corporate at its registered or principal office or sending it by post to the secretary or clerk of that body corporate at that office.

**Transitional**

53 (1) Every person who immediately before 1 January 1980 was registered as a pharmacist under the Pharmacists Registration Act 1928 (now repealed) shall be deemed on and after that date to be a registered pharmacist within the meaning of this Act, but subject to the provisions of this Act.

(2) For such period (and no longer) beginning on 1 January 1980 as the Minister may appoint for the purpose by notice made under this subsection and published in the Gazette every set of premises which immediately before that date was being operated as a pharmacy, being premises to which this subsection applies, shall be deemed to be a registered pharmacy within the meaning of this Act.

(3) Subsection (2) applies to premises in respect of which the operator of those premises notifies the Minister in writing by 1 February 1980 of his wish to have the benefit of that subsection apply to those premises.

(4) Every person who immediately before 1 January 1980 was the holder of a licence granted to him under section 2 of the Poisons Act 1930 (now repealed) shall be deemed on and after that date to be a licensed seller of poisons within the meaning of this Act, but subject to the provisions of this Act.

**Student pharmacists**

54 (1) Nothing in section 6 shall have effect in relation to a student pharmacist acting in accordance with a permit granted to him under this section.

(2) The Minister may grant a permit under this section to a student pharmacist to compound or dispense any substance specified in the Third, Fourth or Fifth Schedule, subject to the conditions specified in the permit.

(3) A permit under this section must contain a condition that the permit-holder when acting under the permit shall do so under the direct personal control and supervision of a registered pharmacist who is named in the permit and who has endorsed the permit in acknowledgement of his responsibility thereunder; and (but without prejudice to any liability of the permit-holder apart from this Act) any act done by the permit-holder under, or in reliance upon, the authority of the permit shall for the purposes of this Act be deemed to be the act of that registered pharmacist.

(4) The Minister may without notice at any time in writing revoke a permit granted under this section.

(5) In this section “student pharmacist” means a person who has satisfied the Minister that he is undergoing a course of training that will qualify him in due course to receive a certificate of competence from the Council.
OFFENCES

Any person who contravenes or fails to comply with any duty or prohibition imposed upon him by or under any provision to which this section applies commits an offence against this Act.

(2) The provisions to which this section applies are sections 23, 25, 27 to 30, 32, 37, 38, 40, 42 to 46, 46A, 49 and 50.

(3) Subject to subsection (3A), any person committing an offence against this Act may be proceeded against either summarily or on indictment—

(a) Punishment on summary conviction: imprisonment for 12 months or a fine of $20,000, or both such imprisonment and fine;

(b) Punishment on conviction on indictment: imprisonment for 3 years or a fine of $50,000, or both such imprisonment and fine;

(3A) A person who contravenes section 6 commits an offence and is liable on summary conviction to fine of $10,000 or a term of imprisonment of six months or to both for a first offence, and to a fine of $20,000 or a term of imprisonment of one year or to both for a second or subsequent offence.

(4) The power to make regulations under section 15, 22 or 48 includes the power to constitute offences for contravention of, or failure to comply with, any such regulation and to fix punishments, including imprisonment (but not exceeding the scale of punishments for which subsection (3) of this section provides), for any such offence.

(5) Where an offence committed against this Act or any regulation by a body corporate is proved to have been committed with the consent or connivance of, or to be attributable to any neglect on the part of, any director, manager, secretary or other similar officer of the body corporate, or any person who was purporting to act in any such capacity, he, as well as the body corporate, commits an offence against this Act and is liable to be proceeded against and punished accordingly.

[Section 55 amended by 2020 : 47 s. 113 effective 11 December 2020; Section 55 amended by 2021 : 15 s. 4(a) effective 10 September 2021]

REPEAL

56 [omitted]

COMMENCEMENT

57 [omitted]
FIRST SCHEDULE

(Sections 5 and 7(1))

THE PHARMACY COUNCIL

1 A member of the Council shall hold office for the period of one year or for such longer or shorter period as the Minister may determine.

2 A member of the Council shall be eligible for re-appointment or re-election to membership of the Council.

3 A person appointed or elected to fill the place of a member of the Council who vacates office before the expiry of his term of office shall hold office for so long only as the member whose place he fills would have held the office.

4 Where a member of the Council vacates his office three months or less before the expiry of his term of office, the vacancy need not be filled.

5 A member of the Council may resign his office at any time by giving notice in writing to the Minister of his resignation.

6 The Minister may declare the office of a member of the Council vacant if—
   (a) the Minister is satisfied that the member is unable through mental or physical incapacity to perform the functions of his office; or
   (b) the member has failed without adequate cause to attend three successive meetings of the Council.

7 The Council may act notwithstanding any vacancy in their membership, and no act of the Council shall be invalid by reason only of a defect in the appointment of a member.

7A Every question or matter to be determined by the Council at any meeting shall be decided by a majority of the members present at the meeting but, in the event of an equality of votes, the Chairman shall have the casting vote.

8 Subject to the foregoing provisions of this Schedule the Council may regulate their own procedure.

9 (1) The Council may, in its discretion, appoint from among its own members or from among other persons, such number of committees as it thinks fit for purposes which, in the opinion of the Council, would be more expeditiously carried out or managed by such committees.
(2) The Chairman of any committee appointed under subsection (1) shall be a member of the Council.

[First Schedule amended by 2013 : 48 s. 24 effective 24 December 2013; First Schedule paragraph 10 deleted by 2014 : 36 s. 2 effective 22 December 2014; First Schedule paragraph 7A inserted by 2022 : 3 s. 3 effective 9 March 2022]
SECOND SCHEDULE

LIST OF PRACTITIONERS

Physician- for the purposes of medical treatment of human beings

Dentist- for the purposes of dental treatment of human beings

Veterinary Practitioner- for the purposes of animal treatment

Optometrist- subject to the restrictions and requirements under section 10 and Schedule 2 of the Optometrists and Opticians Act 2008

Advanced Practice Nurse or Midwife- subject to the restrictions and requirements under 8B(1) and (2) of the Nursing and Midwifery Act 1997

[Second Schedule repealed and replaced by 2013 : 48 s. 25 effective 24 December 2013; Second Schedule amended by 2018 : 58 s. 17 effective 17 December 2018]
PHARMACY AND POISONS ACT 1979

THIRD SCHEDULE
(Sections 25(6); 27(1))

DRUGS OBTAINABLE ONLY ON PRESCRIPTION EXCEPT WHERE
SPECIFIED IN THE FOURTH SCHEDULE (PART I AND PART II)

Note: The following annotations used in this Schedule have the following meanings:

md (maximum dose) i.e. the maximum quantity of the substance contained in the amount of a medicinal product which is recommended to be taken or administered at any one time.

mdd (maximum daily dose) i.e. the maximum quantity of the substance that is contained in the amount of a medicinal product which is recommended to be taken or administered in any period of 24 hours.

mg milligram

ms (maximum strength) i.e. either or, if so specified, both of the following:

(a) the maximum quantity of the substance by weight or volume that is contained in the dosage unit of a medicinal product; or

(b) the maximum percentage of the substance contained in a medicinal product calculated in terms of w/w, w/v, v/w, or v/v, as appropriate.

external use means for application to the skin, teeth, mucosa of the mouth, throat, nose, eye, ear, vagina or anal canal when a local action only is necessary and extensive systemic absorption is unlikely to occur. Note: the following are not regarded as for external use: throat sprays, throat pastilles, throat lozenges, throat tablets, nasal drops, nasal sprays, nasal inhalations or teething preparations.

parenteral use means administration by breach of the skin or mucous membrane.

1
Abacavir
ABC Liniment
Acamprosate
Acarbose
Acebutolol
Acepifylline
Acepromazine
Acetanilide
Acetarsol
Acetazolamide
Acetohexamide
Acetorphine
Acetrizoic Acid
Acetyl Sulphafurazole
Acetyl Sulphamethoxypyridazine
Acetylcarbromal
Acetylcholine
Acetylcysteine
Acetyldigitoxin
Acetyldihydrocodeine
Acetylpromazine
Acetylstrophanthidin
Acitretin
Aconiazide
Aconite Belladonna and Chloroform Liniment BP 1968
Aconite Root
Aconitine
Actinomycin C
Actinomycin D
Acylovir
Adalimumab
Adapalene
Adefovir
Adicillin
Adiphenine
Admune Influenza Vaccine
Adrenaline
Adrenocortical Extract
Adriamycin
Aerosoxacin
Aesculin
Afiblercept
Agomelatine
Albamycin preparations
Albamycin T preparations
Albumin Human
Albumin Microspheres Human (3M)
Albuterol, Salbutamol
Alclofenac
Alcuronium Chloride
Aldosterone
Alendronate
Alfacalcidol
Alfentanil
Alfuzosin
Algestone
Algestone Acetonide
Algestone Acetophenide
Aliskiren
Alitretinoin
Alkavervir
Allobarbitone
Allopurinol
Allyloestrenol
Allylprodine
Almotriptan
Alphacetylmethadol
Alphadole Acetate
Alphameprodine
Alphamethadol
Alphaprodine
Alphaxalone
Alprazolam
Alprenolol
Alprostadil
Alseroxylon
Amantadine
Ambenonium Chloride
Ambrisentan
Ambuside
Ambutonium Bromide
Amcinonide
Ametazole
Amethocaine - for local ophthalmic use
Amikacin
Amiloride
Aminocaproic Acid
Aminodarone
Aminoglutethimide
Aminophylline
Aminopterin
Aminorex (and Methyl Derivative)
Aminosalicylic Acid
Amiodarone
Amiphenazole
Amitriptyline
Amlodipine
Ammonium Bromide
Ammonium Chloride - in inhalers
Amoxycillin, Amoxicillin
Amoxycillin Trihydrate
Amphetamine
Amphomycin
Amphotericin
Amoxicillin
Amoxicillin Trihydrate
Amyl Nitrite Vitrellae BP
Amylobarbitone
Amylocaine - in preparations for local ophthalmic use
Anaesthetics - all inhalational
Anagrelide
Anakinra
Anastrozole
Ancrod
Androsterone
Aneurine
Angiotensin Amide
Anileridine
Antazoline
Anterior Pituitary Extract
Anti-lymphocyte Immunoglobulin
Antimony
Apio
Apixaban
Apomorphine
Apramycin
Apremilast
Aprepitant
Aprobarbitone
Aprotinin
Arecoline
Arecoline-acetarsol
Aripiprazole
Arprinocid
Arsanilic Acid
Arsenic
Arsphenamine
Asparaginase
Astemizole
Atamestane
Atazanavir
Atenolol
Atomoxetine
Atorvastatin
Atovaquone
Atracurium Besylate
Atropine Eye Drops B.P. - in preparations for local ophthalmic use
Atropine Eye Ointment B.P. - in preparations for local ophthalmic use
Atropine - in inhalers
Atropine Methobromide - in preparations for local ophthalmic use
Atropine Methobromide - in inhalers
Atropine Oxide - in preparations for local ophthalmic use
Atropine Oxide - in inhalers
Azacyclonol
Azaperone
Azapropazole
Azaribine
Azathioprine
Azelaic Acid
Azidocillin
Azithromycin
Bacampicillin
Bacitracin Methylene Disalicylate
Baclofen
Balsalazide
Bambermycin
Bamipine
Barbitone
Barbituric Acid - and derivatives
Barium Carbonate
Barium Chloride
Barium Sulphate
Barium Sulphide
Beclamide
Beclomethasone
Belladonna Herb
Belladonna Root
Bemegride
Benactyzine
Benapryzine
Benazepril
Bendazac
Bendrofluazide, Bendroflumethazide
Benethamine Penicillin
Benoxaprofen
Benperidol
Benserasezide
Benzafibrate
Benzathine Penicillin
Benzbromarone
Benzestrol
Benzethidine
Benzhexol
Benzilonium Bromide
Benzocaine - for local ophthalmic use
Benzoctamine
Benzoyl Peroxide - in concentrations greater than 10%
Benzoylsuphanilamide, N-
Benzphetamine
Benzquinamide
Benzthiazide
Benztrone Injections
Benztropine Mesylate
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Budesonide
Bufexamac
Bufotenine
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Bupivacaine - in preparations for local ophthalmic use
Buprenorphine
Bupropion
Buspirone
Busulphan
Butacaine - in preparations for local ophthalmic use
Butalbital
Butanilicaine - in preparations for local ophthalmic use
Butaperazine
Butobarbitone
Butorphanol
Butriptyline
Butylchloral Hydrate
Cabergoline
Cadexomer
Calcipotriol
Calcitonin
Calcitriol
Calcium 5-allyl-5-N-Butylbarbiturate
Calcium Acetate
Calcium Aminosalicylate
Calcium Amphomycin
Calcium Benzamidosalicylate
Calcium Bromide
Calcium Bromolactobionate
Calcium Carbimide
Calcium Folinate
Calcium Leucovorin preparations
Calcium Sulphaloxate
Calusterone
Camphorated Opium tincture BP
Camazepam
Canagliflozin
Candesartan
Candididin
Cannabidiol
Cannabinol - and derivatives
Cannabis
Cannabis resin
Cantharadin
Carbicinabine
Capreomycin sulphate
Captodiamine
Captopril
Caramiphen
Carbachol
Carbamazepine
Carbenicillin
Carbenoxolone
Carbidopa
Carbidopa Monohydrate
Carbamazine
Carbocisteine
Carbon Tetrachloride
Carboxymethylcysteine
Carfucillin
Carfentanil
Carisoprodol
Carmustine
Carperidine
Carphenazine
Carvedilol
CCNU, Lomustine
Cathine
Cefaclor
Cefadroxil
Cefdinir
Cefixime
Cefotaxime
Cefoxitin
Cefpodoxime Proxetil
Cefsulodin
Ceftolozane
Cefuroxime
Celecoxib
Centella Asiatica - extract and active principals thereof (if for internal use)
Cephalexin
Cephaloglycin
Cephaloram
Cephaloridine
Cephalosporin C
Cephalosporin E
Cephalosporin N
Cephalothin Sodium
Cephamandole
Cephalozolin Sodium
Cephradine
Cerium Oxalate
Chemocycline preparations
Chenodeoxycholic Acid
Chloral Antipyrine
Chloral Betaine
Chloral Formamide
Chloral Glycerolate
Chloral Hydrate
Chloralose
Chloralurethane
Chlorambucil
Chloramphenicol
Clorazepic acid
Chlordiazepoxide
Chlorhexadol
Chlorisondamine Chloride
Chlormadinone Acetate
Chloromerdrin
Chlormethiazole
Chloromezanone
Chlorodyne BP
Chloroform - for inhalational use
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Chloroform and Morphine Tincture BP
Chloroquine
Chlorothiazide
Chlorotrianisene
Chlorphenoxamine
Chlorphenetermine
Chlorpromazine
Chlorpropamide
Chlorprothixene
Chlortetracycline
Chlorthalidone
Chlorzoxazone
Cholestyramine
Cholic Acid
Choline Magnesium Trisilicate
Choline Theophyllinate
Chorionic Gonadotrophin
Chymotrypsin - for parenteral or ophthalmic use
Cicacillin
Ciclopirox
Cilazapril
Cimetidine
Cinacalcet
Cinchocaine - in preparations for local ophthalmic use
Cinchophen
Cinoxacin
Ciprofloxacin
Cisplatin
Citalopram
Citrated Calcium Carbimide
Clarithromycin
Clavulanic Acid
Clemizole
Clenbuterol
Clidinium Bromide
Clindamycin
Clioquinol
Clobazam
Clobetasol 17-propionate
<table>
<thead>
<tr>
<th>Substance</th>
<th>Classification</th>
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<tbody>
<tr>
<td>Clobetasone Butyrate</td>
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<tr>
<td>Clofazimine</td>
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<td>Clofibrate</td>
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<td>Clo miphen e Citrate</td>
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<td>Clomipramine</td>
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<td>Clomocycline</td>
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<td>Clonidine</td>
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<td>Clonitazene</td>
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<td>Clopamide</td>
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<td>Clopenthixol</td>
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<td>Clopidogrel</td>
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<td>Cloprostenol Sodium</td>
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<td>Clorazepate</td>
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<td>Clorexolone</td>
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<td>Clorprenaline</td>
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<td>Clostebol Acetate</td>
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<td>Clotiazepam</td>
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<td>Cloxacillin</td>
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<td>Cloxazolam</td>
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<td>Clozapine</td>
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<td>Cocaine</td>
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<td>Cocculus Indicus</td>
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<tr>
<td>Cocillana Compound Syrup BP 1949</td>
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<tr>
<td>Codeine -</td>
<td>for non-parenteral use with ms greater than 8mg calculated as base</td>
</tr>
<tr>
<td>Co-dergocrine Mesylate</td>
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<td>Colchicine</td>
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<td>Colesevelam</td>
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<td>Colestipol</td>
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<td>Colistin</td>
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<tr>
<td>Collagen preparations -</td>
<td>if for implantation under the skin</td>
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<tr>
<td>Collagenase -</td>
<td>when sold or recommended as a debriding agent</td>
</tr>
<tr>
<td>Colocynth and Jalap Compound Tablets BP 1963</td>
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<tr>
<td>Coniine</td>
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<tr>
<td>Conium Leaf</td>
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<tr>
<td>Contraceptives -</td>
<td>oral</td>
</tr>
</tbody>
</table>
Corticotrophin
Cortisone
Cortodoxone
Cotarnine Chloride
Co-Trifamole
Co-trimoxazole, Sulfamethoxazole/
Trimethoprim
Coumarin derivatives
Crisaborole
Cropropamide
Crotamiton
Crotethamide
Croton Oil
Croton Seed
Cuemid
Curare
Cyclandelate - in nausea and vomiting in pregnancy
Cyclizine
Cyclobarbitone
Cyclobenzaprine
Cyclofenil
Cyclomethycaine
Cyclopentamine
Cyclopentiazide
Cyclopentolate
Cyclophosphamide
Cyclopropane - for inhalational use
Cycloserine
Cyclosporin preparations
Cyclothiazide
Cycrime
Cyproheptadine
Cyproterone Acetate
Cyrccrimine
Cytarabine
Dabigatran
Dacarbazine
Daclizumab
Dactinomycin
Dalteparin
Danazol
Dantrolene
Dapagliflozin
Dapsone
Darifenacin
Dasatinib
Daunorubicin
Deanol
Debrisoquine
Deferasirox
Deferiprone
Dehydrocholic Acid
Dehydroemetine
Dehydroepiandrosterone
Delmadinone Acetate
Delorazepam
Demecarium Bromide
Demeclocycline
Denosumab
Deoxycortone
Deoxyribonuclease
Deptropine
Dequalinium Chloride
Deserpidine
Desferrioxamine
Desfluorotriamcinolone
Desipramine
Deslanoside
Desmopressin
Desogestrel
Desomorphine
Desonide
Desoximetasone, Desoxymethasone
Desoxymethasone, Desoximetasone
Dexamethasone
Dexamphetamine, Dextroamphetamine
Dexetimide
Dexlansoprazole
Dextranomer preparations - for medicinal use
Dextroamphetamine,
Dexamphetamine
Dextromethorphan
Dextromoramide
Dextropropoxyphene
Dextrothyroxine
Diamorphine
Diampromide
Diazepam
Diazoxide
Dibenyline preparations
Dibenzepin
Dichloralphenazone
Dichlorophenarsine
Dichlorphenamide
Diclofenac Sodium
Dicloxacillin
Dicobalt Edetate
Dicyclomine, Dicloverine
Dicycloverine, Dicyclomine
Didanosine
Dienoestrol
Diethanolamine Fusidate
Diethyl Carbamazine Citrate
Diethylpropion
Diethylamide Ethyl Benzilate
Diethylamine Acetarsol
Diethylstilboestrol - and derivatives if for medicinal use
Diethylthiambutene
Difenoxin - (1-(3-cyano-3, 3-diphenylpropyl)-4-phenyl piperidine-4-carboxylic acid)
Diflorasone
Diflucortolone Valerate
Diflunisal
Digitalis Leaf
Digitalis prepared
Digitoxin
Digoxin
Dihydrgot preparations
Dihydralazine
Dihydrocodeine
Dihydrocodeinone O-Carboxymethyloxime
Dihydroergocornine
Dihydroergocristine
Dihydroergocryptine
Dihydroergotamine
Dihydroergotoxine
Dihydromorphine
Dihydrostreptomycin
Di-iodo hydroxquinoline
Diloxanide Furoate
Diltiazem
Dimenoxadole
Dimepheptanol
Dimepregnen
Dimercaprol
Dimethisoquin - in preparations for local ophthalmic use
Dimethisterone
Dimethothiazine
Dimethyl Sulphoxide
Dimethylthiambutene
Dimethyl tubocurarine
Dinitro diphenylsulphonylethylene diamine
Dinitrophenol, 2,4- and derivatives if for medicinal use
Dinoprost
Dinoprostone
Dioxaphetyl Butyrate
Diphenhydramine - for parenteral use
Diphenidol
Diphenoxylate
Dipetarsone
Diphylline
Dipipanone
Dipivefrin
Diprenorphine
Diprophylline
Dipropyltryptamine
Dipyridamole
Dipyrene
Disodium Etidronate
Disopyramide
Distigmine Bromide
Disulfiram
Disulphamide
Dobutamine
Dolutegravir
Domperidone
Donepezil Hydrochloride
Dopamine
Dorzolamide
Dothiepin
Doxapram
Doxazosin
Doxepin
Doxorubicin
Doxycycline
Doxycyline Calcium Chelate
Dronabinol
Dronedarone
Droperidol
Drostanolone
Drotebanol
Dulaglutide
Duloxetine
Dutasteride
Dydrogesterone
Dyflos
Ecgonine - any derivative of ecgonine which is convertible to ecgonine or to cocaine
Econazole
Ecothiopate Iodide
Ectyl urea
Edogestrone
Edoxaban
Edrophonium Chloride
Efavirenz
Efornithine
Eletriptan
Eltrombopag
Eluxadoline
Embutramide
Emepronium Bromide
Emeside preparations
Emetine
Empagliflozin
Emtricitabine
Emylcamate
Enalapril
Enestebol
Enflurane - for inhalational use
Enoxaparin
Entacapone
Entecavir
Ephedrine
Ephedrine - in inhalers
Epicillin
Epinastine
Epioestriol
Epithiazide
Epitiostanol
Eplerenone
Epoprostenol
Ergometrine Maleate
Ergot - prepared
Ergotamine
Ergotoxine
Erlotinib
Erythrityl Tетranitrate
Erythromycin
Escitalopram
Esomeprazole
Estazolam
Estradiol
Estramustine Phosphate
Estrogens, conjugated
Etafedrine
Etamiphylline
Etanercept
Ethacrynic Acid
Ethambutol
Ethamivan
Ethamsylate
Ethanolamine Oleate
Ethchlorvynol
Ethebenecid
Ether - for inhalational use
Ethiazide
Ethinamate
Ethinyloestradiol
Ethionamide
Ethisterone
Ethoglucid
Ethoheptazine Citrate
Ethopropazine
Ethosuximide
Ethotoxin
Ethulose
Ethyl Acetanilide
Ethyl Alcohol - for internal use 45%
Ethyl Biscoumacetate
Ethyl loflazepate
Ethyl N-heptyloxyacetate - if for internal use
Ethylmethylthiambutene
Ethylmorphine - if for non-parenteral use and (a) in undivided preparations with ms 2.5% (calculated as base); or(b) in single-dose preparations with ms per dosage unit 100mg (calculated as base)

Ethylestrenol
Ethylstibamine
Ethynodiol Diacetate
Etidronate Disodium
Etodolac
Etomidate
Etonitazene
Etonogestrel
Etoposide
Etoricoxib
Etorphine
Etoxeridine
Etravirine
Etretinate
Etymemazine
Everolimus
Evolocumab
Exemestane
Exenatide
Ezetimibe
Factor XIII Concentrate
Factor VIII
Famciclovir
Famotidine
Famprofazone
Fazadinium Bromide
Febuxostat
Felodipine
Fencamfamin
Fenclofenac
Fenethylline
Fenfluramine (not in combination with Phentermine)
Fenofibrate
Fenoprofen
Fenoterol
Fenpipramide
Fenpirpane
Fentanyl
Fenproporex
Fentiazac
Fentin Compounds
Feprazone
Ferrous Arsenate
Ferrous salts - for parenteral use
Fesoterodine
Fibrinolysin
Finasteride
Flavoxate
Flecainide
Floctafenine
Florantyrone
Floxacine preparations
Fluanisone
Flucloxacillin
Fluconazole
Flucytosine
Fludarabine
Fludiazepam
Fludrocortisone Acetate
Flufenamic Acid
Flугестин
Flumethasone
Flumethasone Acetate
Fluprednisolone
Fluprednisolone Acetate
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Flurandrenolone
Flurazepam
Flurbiprofen
Fluspirilene
Flutamide
Fluticasone
Fluvastatin
Fluvoxamine
Folic Acid - md greater than 1mg
Follicle stimulating hormone
Formebolone
Formocortal
Formosulphathiazole
Formoterol
Fosfosterol Tetrasodium
Fosinopril
Framycetin Sulphate
Frovatriptan
Frusemide, Furosemide
Fumagillin
Furaltadone
Furazolidone
Furethidine
Furoxone preparations
Fusafungine
Fusidic Acid
Gabapentin
Galantamine
Gallamine Triethiodide
Gefitinib
Gelsemine
Gelsemium
Gemfibrozil
Gentamicin
Gestrenol
Glafenine
Glecaprevir
Glibenclamide
Glibornuride
Gliclazide
Glimepiride
Glipizide
Gliquidone
Glutethimide
Glyburide
Glyceryl Trinitrate preparations,
Nitroglycerin
Glycopyrrolate
Glycopyrronium Bromide
Glymidine
Glytona
Gonadotraphon LH
Goserelin
Gramicidin
Granisetron
Gravigard
Griseofulvin
Growth hormone
Guanethidine
Guanfacine
Guanoclor
Guanoxan
Hachimycin
Halazepam
Halcinonide
Halobetasol
Haloperidol
Halopropin
Halopyramine
Halothane
Haloxazolam
Halquinol
Heparin
Heptabarbitone
Heptaminol
Hetacillin
Hexachlorophane
Hexamethonium
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Hexamine
Hexobarbitone
Hexoestrol
Histidine
Homatropine - in preparations for local ophthalmic use
Homatropine Hydrobromide
Homatropine Methylbromide
Hyaluronidase
Hydralazine
Hydargaphen
Hydrobromic Acid
Hydrochlorothiazide
Hydrocodone
Hydrocortamate
Hydrocortisone
Hydroflumethiazide
Hydrogen cyanide
Hydromorphinol
Hydromorphine
Hydroquinone - ms 4% and above
Hydroxy-3-nitrophénylarsonic Acid, 4-
Hydroxychloroquine
Hydroxycholecalciferol, 1,a-
Hydroxymethylgramicidin
Hydroxyethylidine
Hydroxyprogesterone
Hydroxyurea
Hydroxyxizine
Hygromycine B
Hyoscine - in preparations for local ophthalmic use
Hyoscine Butylbromide - in inhalers
Hyoscine Hydrobromide - in inhalers
Hyoscine Methobromide - in inhalers
Hyoscyamine - in inhalers
Hypnomidate Concentrate
Ibandronate
Ibogaine
Ibuprofen - md greater than 400mg
Idarubicin
Idoxuridine
Ifosfamide
Imatinib
Imipramine
Imiquimod
Immunoglobulins
Indapamide Hemihydrate
Indinavir
Indomethacin
Infliximab
Injectables - except insulins
Injections - except insulins
Inosine Pranobex
Intra-uterine contraceptive devices
Intravenous Fluids - all
Iodoxamic Acid
Iopanoic Acid
Ipratropium Bromide
Iprindole
Iproniazid
Irbesartan
Isoaminile
Isocarboxazid
Isoconazole preparations
Isoetharine
Isoflurane - if for inhalational use
Isomethadone
Isometheptene
Isoniazid
Isoprenaline
Isopropamide Iodide
Isopropylaminophenazone
Isosorbide Dinitrate preparations
Isosorbide Mononitrate preparations
Isotretinoin
Isoxsuprine
Isradipine
Itraconazole
Ivabradine
Ivermectin
Ixekizumab
Jaborandi
Kanamycin Sulphate
Ketamine
Ketazolam
Ketobemidone
Ketoconazole
Ketoprofen
Ketorolac Trometamol
Ketotifen
Khellin
Labetolol
Lacosamide
Lamivudine
Lamotrigine
Lanatoside
Lansoprazole
Lanthanum
Lapatinib
Latamoxef
Latanoprost - in preparations for local ophthalmic use
Lead and Opium Lotion BP 1959
Lead Arsenate
Ledipasvir
Lefetamine
Leflunomide
Letrozole
Leupropride
Levallorphan
Levetiracetam
Levocetirizine
Levodopa
Levofloxacin
Levomethorphan
Levomoramide
Levonorgestrel - except levonorgestrel 1.5mg
Levophenacylmorphan
Levorphanol
Levothyroxine
Lidoflazine
Lignocaine - in preparations for local ophthalmic use
Linagliptin
Linaglotide
Lincomycin
Linezolid
Liothyronine
Liraglutide
Lisdexamfetamine
Lisdexamfetamine, Lisdexamphetamine
Lisinopril
Lithium Carbonate
Lithium Sulphate
Lobeline
Lodoxamide
Lofentanil
Lofepramine
Lomustine, CCNU
Loperamide
Lopinavir
Loprazolam
Lorazepam
Lorcanilin
Lorcaserin
Lormetazepam
Losartan
Loteprednol Etabonate
Loxapine
Luteinising hormone
Lynoestrenol
Lypressin
Mafenide
Magnesium Bromide
Magnesium Fluoride
Magnesium Glutamate
Mandragora Autumnalis
Mannomustine
Maprotiline
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Maraviroc
Mazindol
Mebanazine
Mebeverine
Mebezonium Iodide
Mebhydrolin
Mebolazine
Mecamylamine
Mechlorethamine
Mecillinam

Meclizine, Meclozine - if sold or recommended for the prevention of nausea of pregnancy
Meclofenamic Acid
Meclofenoxate
Mecloqualone
Meclozine - if sold or recommended for the prevention of nausea of pregnancy
Medazepam
Medicinal Opium - if in preparations from which the opium cannot be readily recovered in amounts which constitute a risk to health and, also if in liquid preparations with ms 0.2% (calculated as anhydrous morphine base); in solid preparations with ms 0.2% (calculated as anhydrous morphine base)

Medigoxin
Medrogestone
Mefenamic Acid
Mefenorex
Mefloquine
Mefruside
Megestrol
Meglumine Diatrizoate
Melarsonyl Potassium
Melarsoprol
Melengestrol
Meloxicam
Melphalan
Memantine
Menadiol - if for parenteral route
Menotrophin
Mepazine
Mepenzolate
Mephenesin
Mephenoxolone
Mephenetermine
Mepitiostane
Mepivacaine - in preparations for local ophthalmic use
Meprobamate
Meptazinol
Mepyramine
Mequitazine
Mercaptopurine, 6-MP
Mercuderamide
Mesabolone
Mersaly Acid
Mesalamine
Mescaline
Mesna
Mesoridazine
Mestanolone
Mesterolone
Mestranol
Metabutethamine - in preparations for local ophthalmic use
Metaldehyde - if for medicinal use
Metaraminol
Metaxalone
Metazocine
Metformin
Methacycline
Methadone
Methadyl Acetate
Methallenoestril
Methandienone
Methandriol
Methaqualone
Metharbitone
Methazolamide
Methdilazine
Methenamine
Methenolone
Methicillin
Methimazole
Methionine - all isomers
Methisazone
Methixene
Methohexitone
Methoin
Methoserpidine
Methotrexate
Methotrimeprazine
Methoxamine
Methoxsalen
Methoxyflurane - for inhalational purposes
Methoxyphenamine
Methoxy Polyethylene Glycol-Epoetin Beta
Methsuximide
Methylaminorex
Methyclothiazide
Methyl benzoquate
Methyl-3-Piperidylbenzilate, N-
Methylacetanilide, N-
Methylamphetamine
Methyldesorphine
Methyldihydromorphine
Methyldihydromorphinone
Methyldopa
Methylephedrine
Methylergometrine
Methylergonovine
Methylparafynol
Methylpentynol
Methylphenidate
Methylphenobarbitone
Methylprednisolone
Methylsulphonal
Methyltestosterone
Methylthiouracil
Methyclothiazide
Methyprylon
Methysergide
Metiguanide Tablets
Metindizate
Metirosine
Metoclopramide
Metolazine
Metomidate
Metopon
Metopimazine
Metoprolol
Metribolone
Metronidazole
Metrapone
Mexiletine
Mezlocillin
Mianserin
Mibolerone
Midazolam
Midodrine
Mifepristone
Minocycline
Minoxidil
Mirtazapine
Misoprostol
Mithramycin
Mitobronitol
Mitomycin C
Mitopodozide
Mitotane
Moclobemide
Modafinil
Moexipril
Molindone
Mometasone
Monensin
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Monosulfiram - for internal use
Montelukast
Morazone
Morpheridine
Morphine - in liquid preparations with ms 0.2% (calculated as anhydrous morphine base); in solid preparations with ms 0.2% (calculated as anhydrous morphine base); in pentavalent nitrogen derivatives
Morphine Methobromide - morphine N-Oxide and other pentavalent nitrogen morphine derivatives
Moxifloxacin
Mupirocin
Mustine
Mycopheonolate Mofetil
Myrophine

N-Ethylamphetamine
N-Ethyl-3-Piperidylbenzilate
Nabilone
Nabiximols
Nabumetone
Nadolol
Nafcillin
Naftidrofuryl Oxalate
Nalbuphine
Nalidixic Acid
Nalorphine
Naloxone
Naltrexone
Nandrolone
Naphazoline
Naproxen
Narasin
Naratriptan
Natamycin
Nateglinide
Nealbarbitone
Nedocromil
Nefopam

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Nelfinavir
Neoarsphenamine
Neocinchophen
Neomycin
Neostigmine
Nepafenac - in preparations for local ophthalmic use
Nepenthe Oral Solution
Netilmycin
Nevirapine
Nialamide
Nicardipine
Nicocodine
Nicodicodine
Nicodicodine, Nicotinoyldihydrocodeine
Nicomorphine
Nicotinaldehyde Thio-semicarbazone
Nicotine - for human use (except in natural substances)
Nicotinoyldihydrocodeine
Nicodicodine
Nicoumalone
Nifedipine
Nifenazone
Niflumic Acid
Nifuratel
Nikethamide
Nilotinib
Nimetazepam
Nimorazole
Niridazole
Nitrazepam
Nitrofurantoin
Nitrofurazone
Nitroglycerin, Glyceryl Trinitrate
Nitroprusside Sodium
Nitroxoline
Nizatidine
Nomifensine
Noracymethadol
Noradrenaline
Norboletone
Norclostebol
Norcodeine
Nordazepam, Nordiazepam
Norethandrolone
Norethindrone
Norethisterone
Norethynodrel
Norfloxacin
Norgestrel
Norlevorphanol
Normethadone
Normorphine
Norpipanone
Nortriptyline
Novobiocin
Nux Vomica Seed
Nux Vomica Tincture BP
Nystatin - except for topical use

Obeticholic Acid
Ocrelizumab
Octacosactrin
Oestradiol
Oestriol
Oestrogenic substances, conjugated
Oestrone
Ofloxacin
Olanzepine
Oleandomycin
Olmesartan
Olopatadine - in preparations for local ophthalmic use
Omeprazole - ms greater than 10mg
Ondansetron
Opipramol
Opium, raw
Opium, Tincture BP
Oral contraceptives - except for levonorgestrel 1.5mg
Orciprenaline
Orlistat - ms greater than 60mg
Orphenadrine
Orthocaine - in preparations for local ophthalmic use
Oseletamivir
Ouabain
Ovandroton
Ovarian Gland, dried
Oxabolone
Oxacillin
Oxamnique
Oxanamid
Oxandrolone
Oxantel Pamoate
Oxatomide
Oxazepam
Oxazolam
Oxcarbazepine
Oxedrine
Oxethazaine
Oxolinic Acid
Oxophenarsine
Oxpreanolol
Oxtriphylline
Oxybuprocaine - except in preparations for local ophthalmic use
Oxybutynin
Oxycodone
Oxymesterone
Oxymetholone
Oxymorphone
Oxypertine
Oxyphenbutazone
Oxyphenacyclimine
Oxyphenonium Bromide
Oxytetracycline
Oxytetracycline Dihydrate
Oxytocin - natural and synthetic

Palbociclib
Paliperidone
Pancrelipase
Pancreatin
Pancuronium Bromide
Pantoprazole
Papaverine
Papaverine - in inhalers
Papaveroline
Paradione Capsules
Paraldehyde
Paramethadione
Paramethasone Acetate
Parathyroid Gland
Paregoric BP
Pargyline
Paromomycin
Paroxetine
Pavaveroline 2-sulphonic Acid
Pazopanib
Pecilocin
Pembrolizumab
Pemoline
Pempidine
Penamcillin
Penbutolol
Penethamate
Penicillamine
Penicillins - all
Pentacosactride
Pentaerythritol Tetranitrate
Pentazocine
Penthienate bromide
Pentobarbitone
Pentolinium Tartrate
Pentosan Polysulfate Sodium
Pentoxifylline
Pentrium Tablets
Peramivir
Pergolide
Perhexiline
Pericyazine
Perindopril
Perphenazine
Pethidine
Phacetoperane
Phenacaine - except in preparations for local ophthalmic use
Phenacemide
Phenadoxone
Phenaglycodol
Phenampromide
Phenarsone Sulphoxylate
Phenazocine
Phenazine
Phenazine and Caffeine Citrate
Phenazine Salicylate
Phenbenicillin Potassium
Phenbutrazate
Phencyclidine
Phendimetrazine
Phenelzine Sulphate
Phenethicillin Potassium
Phenethylamine - derivatives formed by substitution in the ring to any extent with alkyl, alkoxy, alkylenedioxy or halide substitutes, whether or not further substituted in the ring by one or more other univalent substituents with alkyl, alkoxy, alkylenedioxy or halide substitutes, whether or not further substituted in the ring by one or more other univalent substituents

Pheneturide
Phenglutarimide
Phenindione
Pheniprazine
Phenmetrazine
Phenobarbitone
Phenol - for parenteral use
Phenomorphan
Phenoperidine
Phenoxybenzamine
Phenoxyethylpenicillin
Phenprocoumon
Phensuximide
Phentermine
Phentermine Resin Complex
Phentolamine
Phentoxate
Phenylaminosalicylate
Phenylbutazone
Phenylephrine - if for ophthalmic or nasal administration; above 1%w/v
Phenylindanedione - and its derivatives
Phenylmethylbarbituric Acid
Phenylpropanolamine
Phenytoin
Phenyltoin Sodium
Pholcodine - if for non-parenteral use and in undivided preparations with ms 2.5% (calculated as base) if for non-parenteral use and in single-dose preparations with ms per dosage unit 100 mg (calculated as base)
Phthalysulphacetamide
Phthalysulfathiazole
Physostigmine
Phytomenadione, Phytonadione
Phytomenadione, Phytonadione
Pibrentasvir
Picrotoxin
Pilocarpine
Pimecrolimus
Piminodine
Pimozide
Pinazepam
Pindolol
Pioglitazone
Pipamazin
Pipenzolate Bromide
Piperacetazine
Piperacillin
Piperazine Oestrone Sulphate
Piperidolate
Piperilate
Pipobroman
Pipothiazone
Pipradol
Piracetam
Pirbuterol
Pirenzepine
Piretanide
Piritramide
Piroxicam
Pituitary extract
Pituitary Gland (whole dried) - if in inhalers
Pituitary powdered (posterior lobe) - if in inhalers
Pivampicillin
Pivmecillinam
Pizotifen
Podophyllotoxin
Podophyllum
Podophyllum Indian
Podophyllum Resin
Poldine Methylsulphate
Polidexide
Poliovaccines - all
Polymyxin B Sulphate - if for parenteral use
Polynoxylin
Polyoestradiol Phosphate
Polysaccharide Iron Complex
Polythiazide
Posaconazole
Potassium Aminosalicylate
Potassium Arsenite
Potassium Bromide
Potassium Chloride - ms greater than 99mg
Potassium Clorazepate
Potassium Gluconate
Potassium Hydroxyquinolone
Potassium Perchlorate
Practolol
Pralidoxime
Pramipexole
Prasterone
Pravastatin
Prazepam
Prazosin
Prednisolone
Prednisone
Pregabalin
Prenylamine Lactate
Prethcamide
Prilocaine - except in preparations for local ophthalmic use
Primaquine Phosphate
Primidone
Probenecid
Probucol
Procarbazine
Procainamide
Procaine - except in preparations for local ophthalmic use
Procaine Penicillin
Procarbazine
Prochlorperazine
Procyclidine
Prodilidine
Progesterone
Proguanil
Proheptazine
Prolactin
Proligestone
Prolintane
Promazine
Promethazine - if for parenteral use
Propafenone
Propanidid
Propantheline Bromide
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Proparacaine - in preparations for oral, parenteral and ophthalmic use
Properidine
Propetandrol
Propicillin
Propiomazine
Propiram
Propiverine Hydrochloride'
Propranolol
Propylhexedrine - if in inhalers
Propylidone
Propylthiouracil
Propyphenzone
Proquamezine
Prostaglandins - all
Protamine
Proteline
Prothionamide
Prothipendyl
Protirelin
Protoveratrines A and B
Protriptyline
Proxymetacaine - except in preparations for local ophthalmic use
Proxphylline
Pseudoephedrine
Psilocybin
Pyrazinamide
Pyridostigmine Bromide
Pyrimethamine
Pyroglutamyl
Pyrovalerone
Quetiapine
Quinagolide
Quinalbarbitone
Quinapril
Quinbolone
Quinestradiol
Quinestrol
Quinethazone
Quingestanol
Quinidine
Quinine
Quinuronium Sulphate

Rabeprazole
Racemethorphan
Racemoramide
Racemorphan
Racephedrine
Ragwort
Raloxifene
Raltegravir
Ramipril
Ranibizumab
Ranitidine
Rasagiline
Razoxane
Repaglinide
Reproterol
Rescinnamine
Reserpine
Retinol -

Ribavirin
Rifamide
Rifampicin
Rifamycin
Rifaximin
Rilpivirine
Riluzole
Rimexolone
Rimiterol
Risedronate
Risperidone
Ristocetin

for oral use in preparations containing more than 10,000 units per dosage unit if for parenteral use
Ritodrine
Ritonavir
Rituximab
Rivaroxaban
Rivastigmine
Rizatriptan
Rolitetracycline Nitrate
Ropinirole
Rosiglitazone
Rosuvastatin
Rotigotine
Roxibolone
Rufinamide
Rupatadine
Sabadilla
Salazosulphadimidine
Salbutamol, Albuterol
Salcatonin
Salmefamol
Salmeterol
Salsalate
Sandostatin
Saquinavir
Sarilumab
Saxagliptin
Secbutobarbitone
Secukinumab
Selegiline
Sertraline
Sevelamer Carbonate
Sevelamer Hydrochloride
Silendrone
Sildenafil
Silver Nitrate - if for medicinal use
Silver Sulphadiazine
Simvastatin
Sirolimus
Sissomicin
Sitagliptin
Sodium Aminosalicylate
Sodium Antimonylgluconate
Sodium Apolate
Sodium Arsanilate
Sodium Arsenate
Sodium Arsenite
Sodium Aurothiomalate
Sodium Bromate
Sodium Bromide
Sodium Cacodylate
Sodium Cromoglycate
Sodium Ethacrynate
Sodium Fluoride
Sodium Fusidate
Sodium Iodide preparations - for internal use
Sodium Methylarsinate
Sodium Monofluorophosphate - no restriction if in dentifrices and ms 1.14%
Sodium Nitroprusside
Sodium Stibogluconate
Sodium Tauroglycocholate
Sodium Tetradecyl Sulphate
Sodium Valproate
Sofosubir
Solapsone
Solifenacin
Somatotropin, Somatrophin
Somatrem
Sorafenib
Sotalol
Spectinomycin
Spiramycin
Spironolactone
Stannous Fluoride
Stanolone
Stanozolol
Stavudine
Stenbolone
Stibocaptate

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Stibophen
Stilboestrol
Streptodornase
Streptokinase
Streptomycin
Streptozocin
Strontium Bromide
Strophanthin-K
Strychnine
Styramate
Succinamide
Succinylsulphathiazole
Sucralfate
Sufentanil
Sulbutiamine
Sulfacytine
Sulfadicramide
Sulfadoxine
Sulfamethoxazole, Sulphamethoxazole
Sulfamethoxazole / Trimethoprim, Co-trimoxazole
Sulfametopyrazine
Sulfamonomethoxine
Sulfapyrazole
Sulfasuxidine Tablets
Sulfonamide, Sulphonamide
Sulfoxone
Sulindac
Sulphabromomethazine
Sulphacetamide
Sulphachlorpyridazine
Sulphadiazine
Sulphadimethoxine
Sulphadimididine
Sulphaethidole
Sulphafurazole
Sulphafurazole Diethanolamine
Sulphaguanidine
Sulphaloxic Acid
Sulphamerazine
Sulphamethizole
Sulphamethoxazole, Sulfamethoxazole
Sulphamethoxydiazine
Sulphamethoxypyridazine
Sulphanethoxylphenazone
Sulphamezathine preparations
Sulphamoprine
Sulphamoxole
Sulphanilamide
Sulphanitran
Sulphaphenazole
Sulphapyridine
Sulphaquinoxaline
Sulphasalazine, Sulfasalazine
Sulphasomidine
Sulphathiazole
Sulphathiourea
Sulphatoamide
Sulphaurea
Sulphinpyrazone
Sulphomyxin
Sulphonol
Sulphonamide, Sulfonamide
Sulpiride
Sulthiame
Sumatriptan
Sunitinib
Suprofen
Sutilains - when sold or recommended as a debriding agent
Suxamethonium Bromide
Suxamethonium Chloride
Suxethonium Bromide
Tacrine
Tacrolimus
Tadalafil
Talampicillin
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Tamoxifen
Tamsulosin
Tapentadol
Tazarotene
Tazobactam
Teclothiazide Potassium
Telithromycin
Telmisartan
Temazepam
Temozolomide
Tenofovir
Terazosin
Terbutaline
Terfenadine
Teriflunomide
Testosterone
Testosterone 17B Choral Hemiacetal
Tetrabenazine
Tetracaine - if for parenteral or ophthalmic use
Tetracosactrin
Tetracycline
Tetracycline Phosphate Complex
Tetrasodium Fostestrol
Tetrazepam
Thalidomide
Thallium Acetate
Thebacon - and its salts
Thebaine
Theobromine
Theophylline
Thiambutosine
Thiethylperazine
Thiocarlide
Thioguanine, Tioguanine
Thiomersterone
Thiopropazate
Thioproperazine
Thioridazine
Thiosinamine
Thiosinamine and Ethyl Iodide
Thiotepa
Thiothixene
Thiouracil
Thrombin preparations
Thymoxamine
Thyroid
Thyrotrophin
Thyrotrophin releasing hormone
Thyroxine Sodium
Tiagabine
Tianulin
Tiaprofenic Acid
Ticagrelor
Ticarcillin
Tigloidine
Tilidate
Timolol
Tinidazole
Tinzaparin
Tioguanine, Thioguanine
Tiotropium
Tipranavir
Tizanidine
Tobramycin
Tocainide
Tofacitinib
Tofenacin
Tolazamide
Tolazoline
Tolbutamide
Tolcapone
Tolmetin Sodium Dihydrate
Tolperisone
Tolterodine
Topiramate
Torasemide
Toremifene
Totaquine
Tramadol
Trandolapril
Tranexamic Acid
Tranylcypromine Sulphate
Travoprost
Trazodone
Tretamine
Tretinoin
Triacetyloleandomycin
Triamcinolone
Triamcinolone Acetonide
Triamterene
Triaziquone
Triazolam
Tribenoside
Tribromoethyl Alcohol
Trichloroethylene - for inhalational purposes
Triclofos Sodium
Tricyclamol Chloride
Tridione preparations
Trienbolone Acetate
Trifluoperazine
Trifluperidol
Triflupromazine
Trifluridine
Trihexphenidyl
Triiodothyronine Injection
Triiodothyropropionic Acid
Trilostane
Trimeperidine
Trimeprazine
Trimetaphan
Trimetazidine
Trimethadione
Trimethoprim
Trimipramine
Trimustine
Trioxsalen
Trypsin
Trometamol
Tropicamide
Trospium
Troxidone
Tryptamine -

Tryptamine or ring-hydroxy tryptamine derivatives formed by substitution at the nitrogen atom of the sidechain with one or more alkyl substituents; their salts; their esters and ethers; their salts (None of these derivatives specified above is thought to be commercially available)

Tryptophan, L-
Trypure
Tubocurarine Chloride
Tybamate
Tylosin
Tylosin Phosphate
Tylosin Tartrate
Tyrothricin

Uramustine
Umeclidinium
Urea -
Urea Stibamine
Uredofos
Urethane
Uridine-5-triphosphoric Acid
Urokinase
Ursodeoxycholic Acid
Ustekinumab

Vaccines -
Valacyclovir
Valproic Acid
Valsartan
Vancomycin
Vardenafil
Varenicline
Vedolizumab
Velpatasvir
Venlafaxine
Verapamil
Veratrine
Vernakalant
Vidarbine
Vigabatrin
Vilanoterol
Viloxazine
Vinbarbitone
Vinblastine
Vincristine
Vindesine
Viomycin
Virginiamycin
Vitamin B12 - with intrinsic Factor Concentrate
Vitamin D - above 50,000 I.U. per dosage unit
Vitamin D 50,000 units and above
Voriconazole
Vortioxetine
Voxilaprevir

Warfarin
Xantinol Nicotinate
Xipanide
Xylazine
Yohimbine

Zafirlukast
Zaleplon
Zeranol
Zidovudine
Zimelidine
Zipeprol
Zinc Sulphate - if for oral use with md greater than 200mg
Ziprasidone
Zolmitriptan
Zolpidem
Zonisamide
Zopiclone
1-Ethyl-3-piperidyl-alpha-cyclopentyl mandelate
1-Methyl-4-phenylpiperidine-4-carboxylic acid
2-Methyl-3-morpholino-1,1-diphenylpropane-Levomethorphan carboxylic acid
4-Chloromethandienone
4-Cyano-1-methyl-4-Isomethadone phenylpiperidine
4-Cyano-2-dimethylamino-4,4-Hydromorphone diphenylbutane
4-Phenylpiperidine-4-carboxylic acid ethyl ester
5-FU, Fluorouracil
6-MP, Mercaptopurine
α-Methylphenethylhydroxylamine

2 Any ester or ether or substance for the time being specified in paragraph 1.

3 Any salt of a substance for the time being specified in paragraph 1 or 2.
FOURTH SCHEDULE

(Sections 28(1); 28(2))

PART I

DRUGS OBTAINABLE ONLY AT REGISTERED PHARMACIES

Note: The following annotations used in this Schedule have the following meanings:

- \( md \) (maximum dose) i.e. the maximum quantity of the substance contained in the amount of a medicinal product which is recommended to be taken or administered at any one time.

- \( mdd \) (maximum daily dose) i.e. the maximum quantity of the substance that is contained in the amount of a medicinal product which is recommended to be taken or administered in any period of 24 hours.

- \( mg \) milligram

- \( ms \) (maximum strength) i.e. either or, if so specified, both of the following:
  - (a) the maximum quantity of the substance by weight or volume that is contained in the dosage unit of a medicinal product; or
  - (b) the maximum percentage of the substance contained in a medicinal product calculated in terms of \( w/w \), \( w/v \), \( v/w \), or \( v/v \), as appropriate.

- \( external\ use \) means for application to the skin, teeth, mucosa of the mouth, throat, nose, eye, ear, vagina or anal canal when a local action only is necessary and extensive systemic absorption is unlikely to occur. Note: the following are not regarded as for external use: throat sprays, throat pastilles, throat lozenges, throat tablets, nasal drops, nasal sprays, nasal inhalations or teething preparations.

- \( parenteral\ use \) means administration by breach of the skin or mucous membrane.

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Acetomenaphthone - in preparations for external use and \( ms \) 0.2%
Acetylcholine - in preparations for external use \( (ms \) 1.3% of the crude drug \)
Aconite root - in preparations for external use and \( ms \) 0.02%
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Aconitine - Eye drops, neutral BP in preparations for external use
Acriflavine
Adrenaline
Albendazole
Alkaline Eye Drops BP
Allantoin
Aloxiprin
Aluminium acetate - for medicinal use
Aluminium chloride - alcoholic solutions
Aluminium oxide - for human use
Alverine
Ambucetamide
Amethocaine - in all other preparations for non-parenteral use
Aminacrine - in preparations for non-parenteral use
Amylocaine
Antazoline - if for nasal or ophthalmic administration
Azatadine
Bamethan
Belladonna herb - in preparations for external use, in preparations for internal use and mdd 1mg of the alkaloids
Belladonna root - in preparations for external use, in preparations for internal use and mdd 1mg of the alkaloids
Benorylate
Benzamine lactate
Benzocaine - if in preparations for non-parenteral use with ms more than 1%
Benzoyl peroxide - in concentrations of 10% or less
Benzylamine preparations
Benzyl Benzoate preparations
Betaine
Borax BP
Boric Acid BP
Bromelains
Bromodiphenhydramine
Brompheniramine
Buclizine
Buclosamide
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Buphenine - in preparations for internal use with md 6mg and mdd 18mg
Bupivicaine - in preparations for non-parenteral use
Butacaine - in preparations for non-parenteral use
Butanilicaine - in preparations for non-parenteral use
Butethamide
Butoxyethyl nicotinate for topical use only
Butylaminobenzoate - if for oral administration
Calcium Glucogalactogluconate - in preparations for external use and ms 0.01%
Calcium polystyrene sulphonate
Calcium resonium
Cantharidin - in preparations for external use and ms 0.01%
Caramiphen - in liquid preparations and ms 0.1% (calculated as base), in tablet preparation and ms 7.5mg (calculated as base)
Carbaryl preparations
Carbenoxolone - in gels and ms 2%, in pellets with md 5mg and mdd 25mg
Carbetapentane citrate
Carbinoxamine
Cetylpyridium chloride - if for internal use
Charcoal - if for internal use
Chloral hydrate - in preparations for external use
Chlorcyclizine
Chlordantoin
Chlorhexidine - if for administration into the nasal or oral cavities, for use specifically as a bath additive, if impregnated onto gauze dressing for direct application to a wound
Chlorpheniramine
Chlorphenoxyethanol
Chlorpreanaline
Chlorpyrine Citrate
Chlorxylenol - for application to the skin
Cholebrin tablets
Choline magnesium trisalicylate
Choline salicylate
Chymotrypsin
Cinchocaine - in preparations for non-parenteral use and ms 3% (calculated as base)

Cineole

Cinnarizine

Clioquinol - in preparations for external use, in preparations for internal use for treatment of mouth ulcers with ms 35mg and mdd 250mg

Clotrimazole - for topical use

Coal tar - in preparations Conium leaf in preparations for external use and ms 7% of the crude drug

Creosote - if for medicinal use

Crotamiton

Cyclizine - if in preparations 1% and less

Cyclomethacaine - if for nasal administration

Cyclopentamine - if for oral administration and maximum dose 15mg

Cyclopropane

Cyteal

Danthron

Deanol - in preparations for internal use and mdd 26 mg

Dequalinium - chloride in external paint preparations and ms 1% in throat lozenges or throat pastilles and ms 0.25mg

Desloratadine

Dexbrompheniramine

Dexchlorpheniramine

Dextromethorphan - in preparations for internal use with md 15 mg (calculated as base) and mdd 75 mg (calculated as base)

Di-iodohydroxyquinoline, iodoquinol - for topical use

Diabetic Diagnostic Reagents and Tests

Diatrizoate sodium - for non-parenteral use

Dibromopropamidine - for ophthalmic use

Dichlorophen

Diclofenac - for topical use

Diclophane

Dihydrortachysterol

Dimenhydrinate

Dimethindene

Dimethisouquin - in preparations for non-parenteral use

Dimethylaminioethanol tartrate

Dioctysodium sulphosuccinate
<table>
<thead>
<tr>
<th>Substance</th>
<th>Allowed Uses</th>
</tr>
</thead>
<tbody>
<tr>
<td>Diphenhydramine</td>
<td></td>
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<tr>
<td>Diphenylpyraline</td>
<td></td>
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<tr>
<td>Dithranol preparation</td>
<td></td>
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<tr>
<td>Docusate sodium</td>
<td></td>
</tr>
<tr>
<td>Domiphen Bromide -</td>
<td>if for oral use</td>
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<tr>
<td>Doxylamine</td>
<td></td>
</tr>
<tr>
<td>Embramine -</td>
<td>in preparations for internal or external use and ms 1%</td>
</tr>
<tr>
<td>Emetine</td>
<td></td>
</tr>
<tr>
<td>Ephedrine -</td>
<td>in nasal sprays or nasal drops and ms 2%, in preparations for external use, in preparations for internal use (except nasal sprays or nasal drops) with md 30 mg and mdd 60 mg</td>
</tr>
<tr>
<td>Ethyl alcohol -</td>
<td>for medicinal use</td>
</tr>
<tr>
<td>Famotidine -</td>
<td>in preparations for internal use with ms 10 mg</td>
</tr>
<tr>
<td>Ferrous salts -</td>
<td>for internal use where the ferrous salt is the sole active ingredient</td>
</tr>
<tr>
<td>Fexofenadine</td>
<td></td>
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<tr>
<td>Fluorescein</td>
<td></td>
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<tr>
<td>Fluothane</td>
<td></td>
</tr>
<tr>
<td>Flurbiprofen</td>
<td>oral lozenges</td>
</tr>
<tr>
<td>Folic Acid -</td>
<td>ms 1 mg</td>
</tr>
<tr>
<td>Frangula preparations</td>
<td></td>
</tr>
<tr>
<td>Gamma Benzene hexachloride , Lindane</td>
<td></td>
</tr>
<tr>
<td>Gelsemine -</td>
<td>in preparations for internal or external use and ms 0.1%</td>
</tr>
<tr>
<td>Gelsemium -</td>
<td>in preparations for internal use with md 25mg of the crude drug and mdd 75mg of the crude drug</td>
</tr>
<tr>
<td>Glutaraldehyde</td>
<td></td>
</tr>
<tr>
<td>Glycopyrronium bromide -</td>
<td>in preparations for internal use with md 1 mg and mdd 2 mg</td>
</tr>
<tr>
<td>Grindelia liquid extract</td>
<td></td>
</tr>
<tr>
<td>Guaiacol</td>
<td></td>
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<tr>
<td>Guar gum</td>
<td></td>
</tr>
<tr>
<td>Gynomin</td>
<td></td>
</tr>
<tr>
<td>Heparin -</td>
<td>in preparations for external use</td>
</tr>
<tr>
<td>Heparinoid</td>
<td></td>
</tr>
<tr>
<td>Hexachlorophane -</td>
<td>if in preparations for external use in:</td>
</tr>
<tr>
<td></td>
<td>(a) soaps with ms more than 0.1% but not more than 2%</td>
</tr>
<tr>
<td></td>
<td>(b) products other than soaps or aerosols with ms more than 0.1% but not more than 0.75%</td>
</tr>
</tbody>
</table>
Hexamidine isethionate
Histapyrrodine
Histidine if for use as an ingredient in dietary or nutritional products as an aminoacid
Homatropine hydrobromide - if in preparations for internal use with md 0.2mg and mdd 0.6mg
Hydrargaphen - in preparations for local application to the skin
Hydroquinone - ms 2%
Hydroxymethylgramicidin - if in throat lozenges or throat pastilles
Hyoscine, Scopolamine- in preparations for external use, in preparations for internal use with ms 0.15%
Hyoscine hydrobromide - in preparations for external use, in preparations for internal use with md 300 micrograms and mdd 900 micrograms
Hyoscine methobromide - in preparations for external use, in preparations for internal use with md 2.5 mg and mdd 7.5 mg
Hypermellose - for ophthalmic use
Ibuprofen - for topical use and md 400mg orally
Inositol nicotinate if for oral administration
Iocetamic acid - if for oral administration
Iodinated glycerin for topical use
Iodoquinol, Diiodohydroxyquinoline - for topical use
Ipecacuanha
Isoconazole for topical use
Isopropamide iodide - in preparations for internal use with md 2.5 mg (as isopropamide ion) and mdd 5 mg (as isopropamide ion)
Isothipendyl
Ispagula husk for topical use
Itraconazole - for topical use
Jaborandi - in preparations for external use and ms more than 0.025% of the alkaloids in the medicinal product;
Kaolin Poulauce BP
Ketoprofen - in oral preparations with ms 75mg, in preparations for external use
Lachesine Eye Drops BP
Lactulose
Lead Subacetate Solution, Dilute BP
Lead Subacetate Solution, Strong BP

Lignocaine - in preparations for external use and ms 4% in preparations for non-parenteral use

Lindane, Gamma Benzene Hexachloride

Lobeline - in preparations for external use, in preparations for internal use with md 3mg and mdd 9mg (calculated as base)

Loratadine - in tablets with ms 10 mg in syrup with ms 5 mg/5 ml

Mafenide - in eye drops and ms 5%

Lindane, Gamma Benzene Hexachloride

Lobeline - if in preparations for internal use with md 100mg and mdd 300mg

Mebeverine - in liquid preparations with ms 0.02% (calculated as anhydrous morphine base) and md 3mg (calculated as anhydrous morphine base)

Mepenzolate bromide - in preparations for internal use with md 25mg and mdd 75mg

Mepivacaine - in preparations for non-parenteral use

Mepycaine - if for non-parenteral use Mercuric oxide if for human use

MetabutethamineB - in preparations for non-parenteral use

Methapyrilene - in nasal sprays or nasal drops not containing liquid paraffin as a vehicle and ms 0.25%

Methylephedrine - in preparations for internal use with md 30mg and mdd 60mg

Menadiol - for internal use excluding parenteral route

Mepenzolate bromide - in preparations for internal use with md 25mg and mdd 75mg

Mepivacaine - in preparations for non-parenteral use

Mepyramine - if for non-parenteral use Mercuric oxide if for human use

MetabutethamineB - in preparations for non-parenteral use

Methoxamine - in nasal sprays or nasal drops not containing liquid paraffin as a vehicle and ms 0.25%

Methylephedrine - in preparations for internal use with md 30mg and mdd 60mg

Methylhydroxybenzoate - for topical use

Miconazole - topical use, ms 2%

Minoxidil - topical use, ms 2%

Miristalkonium chloride - for external use

Monosulphiram - in nasal sprays or nasal drops not containing liquid paraffin as a vehicle and ms 0.05%

Naproxen Sodium - ms 220mg
Natuderm Cream
Niclosamide
Nicotinic Acid - for internal use
Nicotinyl alcohol - for internal use
Nizatidine - in preparations for internal use with ms 75 mg

Orthocaine - if in preparations for non-parenteral use
Oxolamine
Oxybuprocaine - if in preparations for non-parenteral use
Oxymetazoline
Oxyphenonium bromide - in preparations for internal use with md 5mg and mdd 15mg

Padimate
Pancreatin
Papaverine - in preparations for internal use with md 50mg (calculated as base) and mdd 150mg (calculated as base)
Penthaenate methobromide - in preparations for internal use with md 5mg and mdd 15mg
Penthrane - if in preparations for non-parenteral use
Permethrin
Phenacaine
Phenazone - in preparations for external use
Phenindamine
Pheniramine
Phenol - for all medicinal use
Phenolphthalein
Phenylephrine - if for internal use (excluding parenteral route) with md 20mg and mdd 40mg
if for ophthalmic or nasal administration; with a maximum strength of 1%w/v

Phenyltoloxamine
Pholcodine - 5mg/5ml Linctus BP
Phosphorylcolamine
Phytonadione - if for non-parenteral use in preparations for internal use with md 5mg and mdd 15mg
Phytonadione-
Pipenzolate bromide - in preparations for internal use with md 5mg and mdd 15mg Piperazine
Piperidine - if in preparations for internal use with md 50mg and mdd 150mg
PHARMACY AND POISONS ACT 1979

Podophyllum resin - in preparations for external use and ms 20%
Poldine methylsulphate - in preparations for internal use with md 2mg and mdd 6mg Polviny alcohol if for opthalmic use
Polyethylene glycol - for oral use
Polystyrene sulphonate resins - for use as an enema
Ponoxylan
Potassium arsenite - if in preparations for internal or external use and ms 0.0127%
Potassium citrate preparations
Potassium guaicol sulphonate
Povidone iodine preparations - all
Pramoxine
Prilocaine - if in preparations for non-parenteral use
Procaine - if in preparations for non-parenteral use
Promethazine
Propantheline bromide - if in preparations for internal use with md 15 mg and mdd 45mg
Propamidine
Proxamine
Proxymetacaine - if in preparations for non-parenteral use
Pseudoephedrine - if in preparations for internal use with md 60mg and mdd 180mg
Pumilio pine oil
Pyrantel
Pyrrobutamine phosphate
Quinine - in preparations for internal use with md 100mg and mdd 300mg (calculated as base)
Racephedrine - in nasal sprays or nasal drops and ms 2% in preparations for external use
Ranitidine - ms 75mg
Resonium A - in preparations for internal use (except nasal sprays or nasal drops) with md 30mg and mdd 60mg
Resorcinol preparations - if for medicinal use
Retinol - in preparations containing 10,000 units or less
Rose Bengal - if for opthalmic use
Salicylamide
Salicylic Acid - if for medicinal use
Scarlet Red Ointment
<table>
<thead>
<tr>
<th>Substance</th>
<th>Usage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Scopolamine, Hyoscine</td>
<td>in preparations for external use, in preparations for internal use with ms 0.15%</td>
</tr>
<tr>
<td>Selenium sulphide</td>
<td></td>
</tr>
<tr>
<td>Sodium alkylsulphoacetate</td>
<td>if for rectal administration</td>
</tr>
<tr>
<td>Sodium apolate</td>
<td>if in preparations for external use</td>
</tr>
<tr>
<td>Sodium arsenite</td>
<td>if in preparations for internal or external use and ms 0.013%</td>
</tr>
<tr>
<td>Sodium Cellulose phosphate</td>
<td>if for internal use</td>
</tr>
<tr>
<td>Sodium cromoglycate</td>
<td>if in preparations for use by being administered through the nose</td>
</tr>
<tr>
<td>Sodium fluoride</td>
<td>in preparations for use in the prevention of dental caries, other than dentifrices, in the form of: tablets or drops and mdd 2.2mg; or mouth rinses other than those for daily use and ms 0.2%; or mouth rinses for daily use and ms 0.05%</td>
</tr>
<tr>
<td>Sodium ipodate capsules</td>
<td></td>
</tr>
<tr>
<td>Sodium iron edetate</td>
<td></td>
</tr>
<tr>
<td>Sodium Perborate</td>
<td>in preparations for oral use</td>
</tr>
<tr>
<td>Sodium picosulphate</td>
<td></td>
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<tr>
<td>Sodium pidolate</td>
<td></td>
</tr>
<tr>
<td>Squalane</td>
<td></td>
</tr>
<tr>
<td>Squill preparations</td>
<td>for human use</td>
</tr>
<tr>
<td>Sterculia preparations</td>
<td></td>
</tr>
<tr>
<td>Streptodornase</td>
<td>if in preparations for external use</td>
</tr>
<tr>
<td>Streptokinase</td>
<td>if in preparations for external use</td>
</tr>
<tr>
<td>Succinamide</td>
<td>in products for decontaminating water</td>
</tr>
<tr>
<td>Terbinafine</td>
<td>for external use only</td>
</tr>
<tr>
<td>Terpin hydrate</td>
<td>if for medicinal use</td>
</tr>
<tr>
<td>Tetracaine</td>
<td></td>
</tr>
<tr>
<td>Tetrahydrofurfuryl salicylate</td>
<td></td>
</tr>
<tr>
<td>Tetrahydrozoline</td>
<td></td>
</tr>
<tr>
<td>Thiabendazole</td>
<td></td>
</tr>
<tr>
<td>Thimerosal, Thiomersal</td>
<td>when used as a skin antiseptic</td>
</tr>
<tr>
<td>Thiomersal, Thimerosal</td>
<td>when used as a skin antiseptic</td>
</tr>
<tr>
<td>Tolazoline</td>
<td>if in preparations for external use</td>
</tr>
<tr>
<td>Totaquine</td>
<td>if in preparations for internal use with md 100mg and mdd 300mg</td>
</tr>
<tr>
<td>Tramazoline</td>
<td></td>
</tr>
<tr>
<td>Tripelennamine</td>
<td></td>
</tr>
<tr>
<td>Triprolidine</td>
<td></td>
</tr>
<tr>
<td>Tripotassium dicitratobismuthate</td>
<td></td>
</tr>
</tbody>
</table>
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Trypsin - if for external use
Tryptophan, L- - if used as an ingredient in dietary or nutritional products as an essential amino-acid; or in preparations for external use
Turpentine oil - if for internal use
Tyrothricin - if in throat lozenges or throat pastilles
Urea - if for application to the skin
Urea hydrogen peroxide - if for aural use
Vanillylnonamide
Viprynium
Vitamin D - 1,000 - 49,999 IU per dosage unit
Xylometazoline
Zinc Sulphate - if for oral use
Zinc Sulphate and Adrenaline Eye Drops
Zinc Sulphate Eye Drops BP

2  Any ester or ether or substance for the time being specified in paragraph 1.
3  Any salt of a substance for the time being specified in paragraph 1 or 2.

PART II
DRUGS OBTAINABLE ONLY FROM REGISTERED PHARMACISTS AT REGISTERED PHARMACIES

1
Acyclovir - in preparations for topical use and ms 5%
Adrenaline, Epinephrine
Ammonium Chloride and Morphine Mixture BP
Astemizole
Bacitracin - for topical use
Chloramphenicol - for ophthalmic use
Chloroform - except for inhalational use
Clemestine
### PHARMACY AND POISONS ACT 1979

<table>
<thead>
<tr>
<th>Substance</th>
<th>Restrictions</th>
</tr>
</thead>
<tbody>
<tr>
<td>Clotrimazole</td>
<td>if in preparations for external or vaginal use</td>
</tr>
<tr>
<td>Codeine</td>
<td>for non-parenteral use and ms 8mg calculated as base</td>
</tr>
<tr>
<td>Cypéroheptadine</td>
<td></td>
</tr>
<tr>
<td>Diclofenac</td>
<td>in topical preparations</td>
</tr>
<tr>
<td>Econazole</td>
<td>in cream, powder or solution for external use if in preparations for external vaginal use</td>
</tr>
<tr>
<td>Enflurane</td>
<td>except for inhalational use</td>
</tr>
<tr>
<td>Epinephrine, Adrenaline</td>
<td></td>
</tr>
<tr>
<td>Esomprazole</td>
<td></td>
</tr>
<tr>
<td>Ether</td>
<td>except for inhalational use Ethyl alcohol for external use</td>
</tr>
<tr>
<td>Ethyl alcohol</td>
<td>for external use</td>
</tr>
<tr>
<td>Ethyilmorphine</td>
<td>in undivided preparations with ms 0.2% (calculated as base) and with md 7.5mg (calculated as base); or in single dose preparations with ms per dosage unit 0.2% (calculated as base) and 7.5mg (calculated as base)</td>
</tr>
<tr>
<td>Fluconazole</td>
<td>ms 150mg and mdd 150mg</td>
</tr>
<tr>
<td>Folic acid</td>
<td>if in preparations for internal use and md 500 micrograms and mdd 1000 micrograms</td>
</tr>
<tr>
<td>Gramicidin</td>
<td>in preparations for external use and ms 0.02% in topical preparations for auricular or local ophthalmic use</td>
</tr>
<tr>
<td>Haloprogin</td>
<td>in preparations for external use Halothane except for inhalational use</td>
</tr>
<tr>
<td>Homatropine</td>
<td>in preparations for external use, in preparations for internal use with md 0.15mg and mdd 0.45mg</td>
</tr>
<tr>
<td>Homatropine methylbromide</td>
<td>in preparations for internal use with md 2mg and mdd 6mg</td>
</tr>
<tr>
<td>Hyaluronidase</td>
<td>for external use</td>
</tr>
<tr>
<td>Hydrocortisone</td>
<td>for external use and for ms 1%</td>
</tr>
<tr>
<td>Hydrogen cyanide</td>
<td>in preparations for external use and ms 1%</td>
</tr>
<tr>
<td>Hyoscine butylbromide</td>
<td>in preparations for internal or external use and ms 0.1%</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

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Ibuprofen - if for use in rheumatic and muscular pain, backache, neuralgia, migraine, headache, dental pain, dysmenorrhoea, feverishness, symptoms of colds and influenza and with md 400mg and mdd 1200mg
Injections - except insulin products
Insulin - all
Iodine, aqueous solution - for internal use
Isoconazole - if in preparations for external or vaginal use
Isoconazole preparations - if for application to the skin (excluding mucous membranes)
Isoflurane - except for inhalational use
Itraconazole - if in preparations for external or vaginal use
Ketoconazole - if in preparations for external or vaginal use
Ketoprofen - in preparations for internal use with ms 75 mg

Lansoprazole ms 15mg
Levamisole
Levonorgestrel - ms 1.5mg if for use as an emergency contraception
Loperamide if for the treatment of acute diarrhoea

Mebendazole - if in preparations for external or vaginal use
Miconazole - for topical use ms 5%
Minoxidil - in topical preparations with ms 2%
Morphine - in liquid preparations with ms 0.02% (calculated as anhydrous morphine base) and md 3 mg (calculated as anhydrous morphine base) in solid preparations with ms 0.04% and 300 micrograms per dosage unit (calculated as anhydrous morphine base) with md 3mg (calculated as anhydrous morphine base)

Neomycin - for topical use only
Nicotine - if in oral preparations and md 2mg
- in liquid form for inhalation via any electronic delivery system with ms 21mg
Nicotine - in patches with ms 21 mg/24 hours
Nizatidine - in capsules with ms 75 mg
Nitroglycerin, Glyceryl Trinitrate - tablets and sublingual spray
Nystatin - for topical use only
Omeprazole - ms 10mg
Orlistat - ms 60mg

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Phenazopyridine
Phenylpropanolamine - in controlled release capsules with mdd 75 mg and mdd 150 mg
Polymyxin B sulphate
Ranitidine - ms 150 mg
Ranitidine - with ms 75 mg
Silver Nitrate - in preparations for use on the skin
Sodium cromoglycate - Eye drops and ms 2% Eye ointment and ms 4%
Syringes - Insulin
Terconazole - for vaginal use
Terfenadine
Triamcinolone Acetonide - nasal spray ms 55 mcg/spray
Trichloroethylene - for other use

2 Any ester or ether or substance for the time being specified in paragraph 1.

3 Any salt of a substance for the time being specified in paragraph 1 or 2.

PHARMACY AND POISONS ACT 1979

FIFTH SCHEDULE

PHARMACY PROFESSION COMPLAINTS COMMITTEE

1 The Committee shall consist of three members appointed by the Minister, as follows—
   (a) one from a list of at least three registered pharmacists in good standing who is nominated by the Association;
   (b) one from a list of at least three registered pharmacists in good standing nominated by the Council;
   (c) one professionally qualified person who is not a registered pharmacist.

2 A person who is a member of the Council may not be appointed as a member of the Committee.

3 Appointment as a member under paragraph 1 shall be for a term not exceeding three years and a member is eligible for reappointment.

4 The Minister may appoint a second person to act as alternate to a member appointed under paragraph 1.

5 An alternate member shall be appointed in accordance with the requirements for the appointment of the member, and his term of appointment shall, if not sooner terminated, end at the expiration of the term of the member.

6 There shall be a Chairman of the Committee who shall be appointed annually by the Minister from among the members of the Committee to hold office until 31 December of the year for which he was appointed, and who shall be eligible for reappointment as Chairman.

7 If at any time the Chairman ceases to be a member of the Committee, or for any other reason ceases to be the Chairman, the Minister shall, as soon as may be, appoint from among the members of the Committee another person to be Chairman in his stead.

8 Three members of the Committee shall form a quorum at any meeting.

9 (1) Where any complaint is before the Committee, a member of the Committee shall advise the Chairman if he is personally acquainted with the facts of the case and may, with leave of the Chairman, withdraw on that ground or for any other reason which the Chairperson deems sufficient; and the Chairman may himself withdraw on any such ground.

   (2) Where a member has so withdrawn, the Chairman may request the Minister to appoint a member of equal standing as the withdrawn member to be a member of the Committee for the purpose of those proceedings, and the Minister may make such appointment, whereupon the person so appointed shall be deemed to be a member of the Committee for such purpose.

10 Fees shall be paid to members of the Committee in accordance with the Government Authorities Fees Act 1971.
11 The validity of any act or proceedings of the Committee shall not be affected by any vacancy among the members of the Committee or by any defect in the appointment of a member of the Committee or of the Chairperson.

12 The Committee shall, not later than such date as the Minister may determine after the end of each calendar year, submit a report on its activities for the preceding year to the Council.

13 Subject to this Act, the Committee shall regulate its own proceedings.

[Fifth Schedule repealed and replaced by 2013 : 48 s. 28 effective 24 December 2013; Fifth Schedule amended by 2020 : 47 s. 114 effective 11 December 2020]
PHARMACY AND POISONS ACT 1979

SIXTH SCHEDULE

(Section 26B)

PROHIBITION ORDERS, PROHIBITION NOTICES AND NOTICES TO WARN

PART I
PROHIBITION ORDERS

1  If the Minister proposes to make a prohibition order ("an order"), then, subject to paragraph 5, he shall before he makes the order—

   (a) publish, in such manner as he thinks fit a notice stating—

      (i) that he proposes to make the order and, in such terms as he thinks fit, the proposed effect of the order; and

      (ii) that any person may make representations in writing to the Minister about the proposed order before a date specified in the notice (which must be after the expiration of the period of 28 days beginning with the date of the first publication of the notice); and

   (b) consider any such representations made within that period.

2  The effect of an order must not be more restrictive, but may be less restrictive, than the proposed effect of it as stated in the notice.

3  Without prejudice to the power to make a further order and subject to paragraph 4, an order shall cease to have effect at the expiration of a period specified in the order which must not be longer than 12 months beginning with the date on which the order comes into force.

4  An order may revoke a previous order or may vary it otherwise than providing for it to be in force after expiration of 12 months beginning with the date of the coming into force of the previous order.

5  Paragraphs 1 and 2 shall not apply to an order if the order contains a statement that in the opinion of the Minister the risk of danger connected with the drug or drug product to which the order relates is such that the order must be made without delay.

PART II
PROHIBITION NOTICES

Preliminary

6  In this Part—

   "notice" means a prohibition notice;
“notification” means a notification in writing;

“the trader” in relation to a proposed notice or an actual notice means the person on whom the proposed notice is proposed to be served or on whom the actual notice has been served.

7 A notice must specify the date on which it comes into force.

General Procedure

8 If the Minister proposes to serve a notice in respect of any drug or drug product, then, subject to paragraph 14, he shall before he serves the notice serve on the trader a notification—

(a) stating that the Minister proposes to serve on him a notice in respect of the drug or drug product; and

(b) specifying the drug or drug product in a manner sufficient to identify them and stating that, for the reasons set out in the notification, the Minister considers that the drug or drug products are not safe; and

(c) stating that the trader may make representations, in writing or both in writing and orally, for the purpose of satisfying the Minister that the drug or drug product is safe but that if the trader intends to make such representations he must, before the expiration of the period of 14 days beginning with the day when the notification is served on him, inform the Minister of his intention indicating whether the representations are to be in writing only or both in writing and oral.

9 Subject to paragraph 14, the Minister shall not serve a notice on the trader in respect of any drug or drug product before the expiration of the period of 14 days beginning with the day on which the Minister served on him a notification in pursuance of paragraph 8 relating to the drug or drug products; and if within that period the trader informs the Minister as mentioned in paragraph 8(c), then—

(a) the Minister shall not serve a notice on the trader in consequence of the notification before the expiration of the period of 28 days beginning with the day aforesaid; and

(b) if during that period the trader makes to the Minister such written representations as are mentioned in paragraph 8(c) the Minister shall not serve a notice on the trader in consequence of the notification before the Minister has considered the report of a person appointed in pursuance of paragraph 10 in consequence of the representations.

10 Where, in consequence of the service on the trader of a notification in pursuance of paragraph 8, the trader informs the Minister as mentioned in paragraph 8(c) within the period so mentioned and makes to the Minister within that period or the fourteen days
beginning with the end of that period such written representations as are so mentioned, the Minister shall—

(a) appoint any person to consider the written representations; and

(b) if the trader informed the Minister in pursuance of paragraph 8(c) that the representations would be both written and oral, inform the trader of the place and time (which must not be before the expiration of the fourteen days and of seven days beginning with the day when the information is given to the trader) at which the oral representations may be made to the person appointed;

and the trader or his representative may at that place and time make to the person appointed oral representations for the purpose of satisfying the Minister that the drug or drug product in question is safe and may call and examine witnesses in connection with the representations.

11 The person appointed in pursuance of paragraph 10 to consider written representations with respect to any drug or drug product shall, after considering the representations, any oral representations made in pursuance of that paragraph with respect to the drug or drug product and any statements made by witnesses in connection with the oral representations, make a report (including recommendations) to the Minister about the representations and the proposed notice.

12 If at any time after the Minister has served a notification on the trader in pursuance of paragraph 8 the Minister decides not to serve a notice on him in consequence of the notification, the Minister shall inform him of the decision; and after the Minister informs him of the decision the notification and anything done in consequence of it in pursuance of the preceding paragraphs shall be disregarded for the purposes of those paragraphs.

13 Where a notification is served on the trader in respect of any drug or drug product in pursuance of paragraph 8, a notice served on him in consequence of the notification may relate to some only of those the drug or drug product.

Special Procedure

14 Paragraphs 8 to 13 do not apply to a notice which contains a statement that the Minister considers that the risk of danger connected with the drug or drug product to which the notice relates is such that the notice must come into force without delay; and references to a notice in paragraphs 15 to 18 are to a notice containing such a statement.

15 A notice in respect of any drug or drug product must—

(a) state that, for the reasons set out in the notice, the Minister considers that the drug or drug product is not safe; and
state that the trader may, at such time as the trader thinks fit, make
representations in writing to the Minister for the purpose of satisfying
him that the drug or drug product is safe.

16 If representations in writing about a notice are made by the trader to the Minister,
the Minister shall consider the representations and either revoke the notice and inform
the trader that he has revoked it or—

(a) appoint a person to consider the representations; and

(b) serve on the trader a notification stating that he may make to the person
appointed oral representations for the purpose mentioned in paragraph
15 and specifying the place and time (which, except with the agreement
of the trader, must not be before the date of service of the notification) at
which the oral representations may be made,

and the trader or his representative may at that place and time make to the person
appointed oral representations and may call and examine witnesses in connection with
the representations.

17 The person appointed in pursuance of paragraph 16 to consider written
representations with respect to any drug or drug product shall, after considering the
representations, any oral representations made in pursuance of that paragraph with
respect to the goods and any statements made by witnesses in connection with the oral
representations, make a report including recommendations to the Minister about the
representations and the notice in question.

18 Where the Minister has appointed a person in pursuance of paragraph 16 to
consider any representations relating to a notice then, without prejudice to the operation
of paragraphs 19 and 20, paragraphs 16 and 17 shall not apply to any subsequent
representations in writing about the notice.

Other Representations

19 If at any time the trader on whom a notice has been served makes
representations in writing to the Minister for the purpose of satisfying him that the drug
or drug product to which the notice relates is safe and, by virtue of paragraph 18,
paragraph 16 does not apply to the representations, the Minister shall consider the
representations and serve on the trader, before the expiration of one month beginning
with the day when the Minister receives the representations, a notification stating—

(a) that the Minister will revoke the notice or vary it or declines to do so; or

(b) that the Minister has appointed a person to consider the representations
and that the trader may make to the person appointed, at a place
specified in the notification and a time so specified (which, except with
the agreement of the trader, must not be before the expiration of the
period of twenty-one days beginning with the date of service of the
notification), oral representations for the purpose,
and the trader or his representative may at that place and time make to the person appointed oral representations and may call and examine witnesses in connection with the representations.

20 The person appointed in pursuance of paragraph 19 to consider written representations with respect to any drug or drug product shall, after considering the representations, any oral representations made in pursuance of that paragraph with respect to the drug or drug product and any statements made by witnesses in connection with the oral representations, make a report including recommendations to the Minister about the representations and the notice in question.

Miscellaneous

21 The Minister may revoke or vary a notice by serving on the trader a notification stating that the notice is revoked or, as the case may be, is varied as specified in the notification; but the Minister shall not have power to vary a notice so as to make the effect of the notice more restrictive for the trader.

22 The Minister shall consider any report made to him in pursuance of paragraph 17 or 20 and, after considering the report, inform the trader of his decision with respect to the notice in question.

PART III
NOTICES TO WARN

23 If the Minister proposes to serve on a person a notice to warn in respect of any drug or drug product, the Minister shall, before he serves the notice, serve on the person a notification in writing—

(a) containing a draft of the notice and stating that the Minister proposes to serve on the person such a notice in the form of the draft;

(b) stating that, for the reasons set out in the notification, the Minister considers that the drug or drug product specified in the draft is not safe; and

(c) stating that the person may make representations, in writing or both in writing and orally, for the purpose of satisfying the Minister that the drug or drug product is safe but that if the person intends to make such representations he must, before the expiration of the period of fourteen days beginning with the day when the notification is served on him, inform the Minister of his intentions indicating whether the representations are to be in writing only or both in writing and oral.

24 Paragraphs 9 to 13 and 21 shall with the necessary modifications have effect in relation to a notice to warn as they have effect in relation to a prohibition notice but as if—
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(a) the reference to paragraph 14 in paragraph 9 were omitted;
(b) for the references to paragraph 8 in paragraphs 9, 10, 12 and 13 there were substituted references to paragraph 23;
(c) in paragraph 13 for the words from “relate” onwards there were substituted the words “be less onerous than the draft of the notice contained in the notification”; and
(d) in paragraph 21 the words “or vary” and the words from “or, as” onwards were omitted.

[Sixth Schedule inserted by 2013 : 48 s. 29 effective 24 December 2013]
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SEVENTH SCHEDULE

(Section 14A)

FEES

<table>
<thead>
<tr>
<th></th>
<th>Description</th>
<th>Fee</th>
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<tbody>
<tr>
<td>1</td>
<td>Applying for registration as a pharmacist under section 7</td>
<td>$245</td>
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<tr>
<td>2</td>
<td>Applying for re-registration as a pharmacist under section 7</td>
<td>$165</td>
</tr>
<tr>
<td>3</td>
<td>Fee for late re-registration as a pharmacist under section 7</td>
<td>$65</td>
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<tr>
<td>4</td>
<td>Applying to re-register as a non-practising pharmacist under section 7A(1)</td>
<td>$50</td>
</tr>
<tr>
<td>5</td>
<td>Applying to re-register for a change of status from non-practising pharmacist to practising pharmacist within 1 year registration cycle</td>
<td>$115</td>
</tr>
<tr>
<td>6</td>
<td>Requesting a certificate of professional standing regarding a pharmacist</td>
<td>$25</td>
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<tr>
<td>7</td>
<td>Requesting a duplicate copy of registration certificate after issuance</td>
<td>$25</td>
</tr>
</tbody>
</table>

[Seventh Schedule inserted by 2020 : 47 s. 115 effective 11 December 2020]

[Assent Date: 23 July 1979]

[This Act was brought into operation on 1 January 1980]

[Amended by:
BR 62 / 1980
BR 63 / 1980
BR 64 / 1980
BR 16 / 1984
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BR 48 / 2022}