



## LAWS AND REGULATIONS

PROMULGATED TO GIVE EFFECT TO THE PROVISIONS OF  
THE INTERNATIONAL TREATIES ON NARCOTIC DRUGS

### AUSTRALIA

Communicated by the Government of Australia

NOTE BY THE SECRETARY-GENERAL - In accordance with the relevant Articles of the International Treaties on Narcotic Drugs, the Secretary-General has the honour to communicate the following legislative texts.

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VICTORIA

AN ACT TO AMEND THE POISONS ACT 1962<sup>1/</sup>

No. 7588

28th November, 1967.

Be it enacted by the Queen's Most Excellent Majesty by and with the advice and consent of the Legislative Council and the Legislative Assembly of Victoria in this present Parliament assembled and by the authority of the same as follows (that is to say):

- Short title. 1. (1) This Act may be cited as the Poisons (Amendment) Act 1967.
- Principal Act No. 6889 as amended by No. 7065. (2) The Poisons Act 1962 is in this Act referred to as the Principal Act.
- Amendment of No. 6889 s.10. 2. (1) After sub-section (1) of section 10 of the Principal Act there shall be inserted the following sub-section:
- Licence to relate to one premises only. "(1A) A licence under this Act shall relate only to the premises described in the licence and no licence shall be issued relating to premises in more than one locality."
- (2) In sub-section (4) of section 10 of the Principal Act for the words "Schedules Two and Seven to this Act" there shall be substituted the words "Schedule Two to this Act".
- Amendment of No. 6889 s.12. 3. For paragraph (b) of sub-section (6) of section 12 of the Principal Act there shall be substituted the following paragraph:
- Fees for licences. "b) Such fees shall not exceed -
- |  |           |
|--|-----------|
| (i) For a licence to manufacture any drug of addiction .. ..   | \$100.00  |
| (ii) For a licence to manufacture any poison or deleterious substance other than a drug of addiction ..          | \$100.00  |
| (iii) For a licence to sell any drug of addiction by wholesale .. ..   | \$100.00  |
| (iv) For a licence to sell by wholesale any poison or deleterious substance other than a drug of addiction .. .. | \$100.00  |
| (v) For a licence to sell by retail ..   | \$10.00   |
| (vi) For an industrial permit .. ..  | \$10.00." |
- Amendment of No. 6889 s.25. 4. In section 25 of the Principal Act after the words "special poisons" (where first occurring) there shall be inserted the words "or for the protection of the public from special poisons".
- Extension of power to make regulations.

<sup>1/</sup> Note by the Secretariat: 1967/42.

5. After section 25 of the Principal Act there shall be inserted the following section:

New section inserted.

"25A. (1) Every person who prepares, manufactures, sells, or deals or traffics in any special poison being an hallucinogenic drug without being authorized by or licensed under this Act so to do shall be guilty of a misdemeanour and shall be liable to imprisonment for a term of not more than ten years or to a penalty of not more than Four thousand dollars or to both such imprisonment and penalty.

Unauthorized manufacture, etc. of hallucinogenic drugs an offence.

(2) The provisions of section 35 of this Act shall extend and apply with respect to any misdemeanour under this section in all respects as if this section were enacted in Part III. of this Act.

(3) Every person who has in his possession any special poison being an hallucinogenic drug without being authorized by or licensed under this Act so to do shall be guilty of an offence against this Act and shall be liable to imprisonment for a term of not more than twelve months or to a penalty of not more than Five hundred dollars or to both such imprisonment and penalty.

Unauthorized possession of hallucinogenic drugs an offence.

(4) For the purposes of this section 'possession' has the meaning ascribed thereto in section 28 of this Act."

Interpretation

6. In paragraph (a) in section 37 of the Principal Act after the words "medical practitioners" there shall be inserted the words "dentists or veterinary surgeons".

Amendment of No. 6889 s.37.

7. After section 62 of the Principal Act there shall be inserted the following section:

New section inserted.

"62A. (1) Where an authorized member of the police force has reasonable ground for suspecting that there is on or in any vehicle upon a public highway or in or on any boat or about the clothing or in the possession of any person in a public place any poison or deleterious substance in contravention of this Act or the regulations the member may, with such assistants as he thinks necessary, search the vehicle boat or person and seize or seize and carry away any substance or preparation found therein or thereon which the member believes is or contains a poison or deleterious substance which is on or in the vehicle or boat or about the clothing or in the possession of the person in contravention of this Act or the regulations.

Search of vehicles, etc.

(2) In sub-section (1) 'authorized' means 'authorized by the Minister either generally or in any particular case'."

8. In sub-section (2) of section 50 of the Principal Act for the expression "section two hundred and two of the Police Offences Act 1958" there shall be substituted the expression "section 51 of the Summary Offences Act 1966".

Amendment of No. 6889 s.50.

9. In sub-section (1) of section 53 of the Principal Act for the expression "Police Offences Act 1958" there shall be substituted the expression "Protection of Animals Act 1966".

Amendment of No. 6889 s.53.

E/NL.1968/57

VICTORIA

STATUTORY RULES No. 35 of 1967

POISONS ACT 1962 (No. 6889)

DRUGS OF ADDICTION AND RESTRICTED SUBSTANCES REGULATIONS 1967

At the Executive Council Chamber, Melbourne,  
the first day of February, 1967.

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Pursuant to the powers conferred by sections 37 and 63 of the Poisons Act 1962<sup>1/</sup> (No. 6889), and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, hereby makes the following Regulations:

1. (1) These Regulations may be cited as the Drugs of Addiction and Restricted Substances Regulations 1967.

(2) In these Regulations the Drugs of Addiction and Restricted Substances Regulations 1966 are called the Principal Regulations.

2. For Regulation 99 of the Principal Regulations there is substituted the following Regulation:

"99. With the exception of restricted substances which must be stored under refrigeration to ensure that such substances retain a satisfactory degree of efficacy, every restricted substance stored in any ward shall be stored in a locked cupboard when not in use. The key of such cupboard shall be kept by the person in charge of the ward."

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And the Honorable Vance Oakley Dickie, Her Majesty's Minister of Health for the State of Victoria, shall give the necessary directions herein accordingly.

J. COLQUHOUN,  
Clerk of the Executive Council

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<sup>1/</sup> Note by the Secretariat: 1967/42.

E/NL.1968/58

VICTORIA

STATUTORY RULES No. 265 of 1967

POISONS ACT 1962 (No. 6889)

DRUGS OF ADDICTION AND RESTRICTED SUBSTANCES  
REGULATIONS 1967 (No. 2)

At the Executive Council Chamber, Melbourne,  
the tenth day of October, 1967.

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Pursuant to the powers conferred by sections 37 and 63 of the Poisons Act 1962<sup>1/</sup> (No. 6889) and all other powers enabling him in that behalf, the Lieutenant-Governor as Deputy for His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State hereby makes the following Regulations:

1. (1) These Regulations may be cited as the Drugs of Addiction and Restricted Substances Regulations 1967 (No. 2).

(2) In these Regulations the Drugs of Addiction and Restricted Substances Regulations 1966<sup>2/</sup> are called the Principal Regulations.

2. In paragraph (i) of sub-regulation (1) of Regulation 84 of the Principal Regulations after the words "medical practitioner" there shall be inserted the words "or a veterinary surgeon".

3. The following items shall be removed from Regulation 88 of the Principal Regulations:

Codeine<sup>3/</sup> and substances containing more than 1 per centum of Codeine.

Ethylmorphine and substances containing more than 1 per centum of Ethylmorphine.

Morphine Ethers and substances containing more than 1 per centum of Morphine Ethers.

Norcodeine and substances containing more than 1 per centum of Norcodeine.

Pholcodine and substances containing more than 1 per centum of Pholcodine

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<sup>1/</sup> Note by the Secretariat: 1967/42.

<sup>2/</sup> Note by the Secretariat: E/NL.1967/26.

<sup>3/</sup> Note by the Secretariat: International non-proprietary names of drugs are underlined.

and the following items shall be added to Regulation 88 of the Principal Regulations:

Codeine in substances containing 2.5 per centum or less of Codeine, except in substances containing 1 per centum or less.

Ethylmorphine in substances containing 2.5 per centum or less of Ethylmorphine, except in substances containing 1 per centum or less.

Norcodeine in substances containing 2.5 per centum or less of Norcodeine, except in substances containing 1 per centum or less.

Pholcodine in substances containing 2.5 per centum or less of Pholcodine, except in substances containing 1 per centum or less.

4. For sub-regulation (1) or Regulation 89 there shall be substituted the following sub-regulation:

"(1) A prescription written by a dentist in respect of any restricted substance shall not be dispensed more than once."

5. In sub-regulation (2) of Regulation 89 after the words "medical practitioner" there shall be inserted the words "or a veterinary surgeon".

6. For sub-regulation (2) of Regulation 91 there shall be substituted the following sub-regulation:

"(2) Any person to whom a prescription is presented which is of the nature described in paragraphs (b), (c) or (d) of sub-regulation (1) hereof shall retain such prescription notwithstanding that the same is not dispensed, and shall forthwith inform the Chief Health Officer or a member of the Police Force of the relevant circumstances and his reasons for not dispensing such prescription."

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And the Honorable Vance Dickie, Her Majesty's Minister of Health for the State of Victoria, shall give the necessary directions herein accordingly.

J. ROSSITER,  
Clerk of the Executive Council.

Victoria Gazette No. 28  
22 March 1967

CRIMES ACT 1958, SECTION 319 (4)

ORDER

At the Executive Council Chamber, Melbourne,  
the seventeenth day of March, 1967.

In pursuance of the powers conferred by section 319 of the Crimes Act 1958, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, by Order hereby declares to be drugs for the purpose of the said section 319 any active principle, any natural or synthetic derivative or any salt or compound of any of the following substances and any preparation or admixture of any such substances active principles salts or compounds, namely:

~~Acetaminophene~~ 50  
Acetyldihydrocodeine 58,5<sup>a</sup>  
Acetylmethadol 3/  
Alphameprodine  
Alphamethadol  
Alphaprodine  
Amphetamine  
Anileridine  
Anti-diabetic (Hypoglycaemic) Substances  
which are sulphonamide or diguanide derivatives of urea  
Anti-histamine Substances  
Ataractic Substances including:  
(i) phenothiazine derivatives  
(ii) benzilic acid derivatives  
(iii) 1:3 propanediol derivatives  
(iv) benzhydrol derivatives  
(v) piperazine derivatives  
(vi) methylpentynol  
Barbituric Acid  
Benylmorphine  
Betacetylmethadol  
Betamethadol  
Betaprodine  
Bromides, metallic (including ammonium bromide)  
Bromvaletone  
Cannabis (Indian Hemp)  
Carbromal  
Chloral hydrate  
Clonitazene  
Coca leaf  
Cocaine Codeine 58,60  
Concentrate of Poppy Straw  
Diacetylmorphine (Heroin)  
Diampromide  
Diethyl ether (commonly termed Ether)  
Diethylthiambutene

3/ Note by the Secretariat: International non-proprietary names of drugs are underlined.

Dihydrocodeine (Paracodine) 59, 60

Dihydrocodeinone (Hydrocodone)

Dihydrodesoxymorphine (Desomorphine)

Dihydrohydroxymorphine (Hydromorphanol)

Dihydrohydroxymorphinone (Oxymorphone)

Dihydromorphine

Dihydromorphinone (Hydromorphone)

Dimenoxadol

Dimethylthiambutene

Dioxyaphetyl Butyrate

Diphenoxylate

Dipipanone

Ecgonine

Ethylmethylthiambutene

Etonitazene Etonine 60

Fentanyl

Glutethimide

Hallucinogenic Substances including: 56

- (i) Dimethyl tryptamine
- (ii) Lysergic Acid Diethylamide
- (iii) Mescaline
- (iv) Psilocybin
- (v) Psilocyn

Heptane derivatives having addiction properties

Hydroxypethidine

Imipramine

Inoulin

Isomethadone

Ketobemidone

Levomethorphan

Levophenacymorphan

Levorphan (Levorphanol)

Metazocine

Methadol (Dimepseptanol)

Methadone (Amidone)

Methadone-Intermediate

Methyldesorphine

Methyldihydromorphine

Methyldihydromorphinone (Metopon)

Methyl Phenidate

1-Methyl-4-Phenylpiperidine-4-Carboxylic Acid

Moramide-Intermediate

Morphinan

Morphine, except Codeine, Ethylmorphine and Pholcodine 58, 59, 61

Morphine Methobromide

Morphine-N-Oxide

Morphinone

Myrophine

Nicocodine 59, 60

Nicomorphine Nicodicodine 60

Noracymethadol

Norlevorphanol

Normethadone

Normorphine

Norpipanone

Ethylmorphine 58, 60

Illicit Traffic 56

Manufacture 56

Noncodeine 58, 60



Opium in any form - except the alkaloid Papaverine

Oxycodone

~~Paraldehyde~~ Penalties 56

Pethidine

Pethidine-Intermediate A

Pethidine-Intermediate B

Pethidine-Intermediate C

Phenadoxone

Phenazocine

Phenomorphin

Piperidine derivatives with hypnotic properties

Piritramide

~~Pressor substances~~ Prescriptions 58

Proheptazine

Properidine

Pyrrolidine derivatives with hypnotic properties

Racemethorphan

Racemorphan

Thebacon

Thebaine

Trade, domestic 57

And the Honorable Arthur Gordon Rylah, Her Majesty's Attorney-General for the State of Victoria, shall give the necessary directions herein accordingly.

J. COLQUHOUN

Clerk of the Executive Council

E/NL.1968/60

Victoria Gazette No. 51  
of 21 June 1967.

VICTORIA  
POISONS ACT 1962 (No. 6889)

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PROCLAMATION

By the Lieutenant-Governor as Deputy for His Excellency the Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, etc.

WHEREAS by section 4 of the Poisons Act 1962<sup>1/</sup> it is amongst other things enacted that the Governor in Council may by Proclamation published in the Government Gazette amend any of Schedules One, Two, Three, Four, Five, Six, Seven or Eight to such Act by adding to any such Schedules or removing therefrom any item:

Now therefore, I, the Lieutenant-Governor as Deputy for the Governor of the State of Victoria in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, by virtue of the provisions of the said Section and all other enabling powers, do by this Proclamation:

1. Amend Schedule Two to the said Act by removing therefrom the following item:

MORPHINE ETHERS in substances containing 1 per centum or less of Morphine Ethers.

and by adding thereto the following items:

ACETYLDIHYDROCODEINE in substances containing 1 per centum or less of Acetyldihydrocodeine.

DIHYDROCODEINE in substances containing 1 per centum or less of Dihydrocodeine.

NICCODINE<sup>3/</sup> in substances containing 1 per centum or less of Niccodine.

2. Amend Schedule Four to the said Act by removing therefrom the following items:

CODEINE and substances containing more than 1 per centum of Codeine.

ETHYLMORPHINE and substances containing more than 1 per centum of Ethylmorphine.

MORPHINE ETHERS and substances containing more than 1 per centum of Morphine Ethers.

NORCODEINE and substances containing more than 1 per centum of Norcodeine.

PHOLCODINE and substances containing more than 1 per centum of Pholcodine.

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<sup>1/</sup> Note by the Secretariat: 1967/42.

<sup>3/</sup> Note by the Secretariat: International non-proprietary names of drugs are underlined.

and by adding thereto the following items:

ACETYLDIHYDROCODEINE in substances containing 2.5 per centum or less of Acetyldihydrocodeine, except in substances containing 1 per centum or less.

CODEINE in substances containing 2.5 per centum or less of Codeine, except in substances containing 1 per centum or less.

DIHYDROCODEINE in substances containing 2.5 per centum or less of Dihydrocodeine, except in substances containing 1 per centum or less.

ETHYLMORPHINE in substances containing 2.5 per centum or less of Ethylmorphine, except in substances containing 1 per centum or less.

NICCODINE in substances containing 2.5 per centum or less of Niccodine, except in substances containing 1 per centum or less.

NORCODEINE in substances containing 2.5 per centum or less of Norcodeine, except in substances containing 1 per centum or less.

PHOLCODINE in substances containing 2.5 per centum or less of Pholcodine, except in substances containing 1 per centum or less.

3. Amend Schedule Eight to the said Act by removing therefrom the following items:

ACETYLDIHYDROCODEINE (Acetylcodone)

DIHYDROCODEINE (Paracodine)

MORPHINE DERIVATIVES (except Codeine, Ethylmorphine and Pholcodine) not specifically included in this Schedule.

NICCODINE

and by adding thereto the following items:

ACETORPHINE

ACETYLDIHYDROCODEINE and preparations containing more than 2.5 per centum of Acetyldihydrocodeine.

CODEINE and preparations containing more than 2.5 per centum of Codeine.

DIHYDROCODEINE and preparations containing more than 2.5 per centum of Dihydrocodeine.

ETHYLMORPHINE and preparations containing more than 2.5 per centum of Ethylmorphine.

ETORPHINE

MORPHINE DERIVATIVES not specifically included elsewhere in this Schedule.

NICCODINE and preparations containing more than 2.5 per centum of Niccodine.

NICODICODINE

NORCODEINE and preparations containing more than 2.5 per centum of  
Norcodeine.

PHOLCODINE and preparations containing more than 2.5 per centum of Pholcodine.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne,  
this fourteenth day of June, in the year of our Lord One thousand nine hundred and sixty-  
seven, and in the sixteenth year of the reign of Her Majesty Queen Elizabeth II.

(L.S.)

E. F. HERRING

By His Excellency's Command,

VANCE DICKIE  
Minister of Health

Victoria Gazette No. 76  
of 11 October 1967

VICTORIA

POISONS ACT 1962 (No. 6889)

PROCLAMATION

By His Excellency the Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, etc.

WHEREAS by Section 4 of the Poisons Act 1962<sup>1/</sup> it is amongst other things enacted that the Governor in Council may by Proclamation published in the Government Gazette amend any of Schedules, One, Two, Three, Four, Five, Six, Seven or Eight to such Act by adding to any such Schedules or removing therefrom any item:

Now therefore, I, the Governor of the State of Victoria in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, by virtue of the provisions of the said Section and all other enabling powers, do by this Proclamation:

1. Amend Schedule One to the said Act by removing therefrom the following item:  
.....<sup>4/</sup>
2. Amend Schedule Three to the said Act by adding thereto the following item:  
.....
3. Amend Schedule Four to the said Act by removing therefrom the following item:  
.....
4. Amend Schedule Five to the said Act by adding thereto the following item:  
.....
5. Amend Schedule Six to the said Act by removing therefrom the following item:  
.....
6. Amend Schedule Seven to the said Act by removing therefrom the following item:  
.....
7. Amend Schedule Eight to the said Act by removing therefrom the following item:

MORPHINE except in any solution or dilution in an active substance  
whether liquid or solid containing less than 0.2 per centum of  
morphine calculated as anhydrous morphine.

1/ Note by the Secretariat: E/NL.1967/26.

4/ Note by the Secretariat: The sections which are not relevant to narcotics have been omitted.

and by adding thereto the following item:

MORPHINE except in any solution of dilution in an active substance whether liquid or solid containing 0.2 per centum or less of morphine calculated as anhydrous morphine.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this third day of October, in the year of our Lord One thousand nine hundred and sixty-seven, and in the sixteenth year of the reign of Her Majesty Queen Elizabeth II.

(L.S.)

ROHAN DELACOMBE

By His Excellency's Command,

VANCE DICKIE,  
Minister of Health.

Tasmanian Government Gazette  
6 December 1967

TASMANIA

STATUTORY RULES No. 284 OF 1967

ORDER UNDER THE DANGEROUS DRUGS ACT 1959

Whereas it is expedient that the Dangerous Drugs Order 1965,<sup>5/</sup> made pursuant to section 2 of the Dangerous Drugs Act 1959<sup>2/</sup> should be amended as specified in this order: Now therefore I, Sir CHARLES HENRY GAIRDNER, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Knight Commander of the Royal Victorian Order, Knight Commander of the Most Excellent Order of the British Empire, Companion of the Most Honourable Order of the Bath, Lieutenant-General on the Retired List of the Army, Governor in and over the State of Tasmania and its Dependencies in the Commonwealth of Australia, in exercise of the powers conferred upon me by the Dangerous Drugs Act 1959 and acting with the advice of the Executive Council, hereby make the following order.

DANGEROUS DRUGS AMENDMENT ORDER  
(No. 2) 1967

1. (1) This order may be cited as the Dangerous Drugs Amendment Order (No. 2) 1967. Short title and citation.

(2) The Dangerous Drugs Order 1965, as subsequently amended, is in this order referred to as the Principal Order.

2. The third schedule to the Principal Order is amended by inserting in Part I thereof, after item 17, the following item: Amendment of the third schedule.

"17A. Codoxime<sup>3/</sup> (dihydrocodeinone-6-carboxymethyloxime)."

Dated at Hobart, in Tasmania, this 28th day of November 1967

CHARLES GAIRDNER, Governor.

By His Excellency's Command,

M.G. EVERETT, Minister for Health.

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I certify that the foregoing order is in accordance with the law.

R. FAGAN, Attorney-General.

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<sup>3/</sup> Note by the Secretariat: International non-proprietary names of drugs are underlined.

<sup>5/</sup> Note by the Secretariat: E/NL.1966/31

<sup>6/</sup> Note by the Secretariat: E/NL.1960/77

E/NL.1968/63

Queensland Government Gazette  
Vol. CCXXV, No. 88 of 29 August 1967

QUEENSLAND

THE POISONS REGULATIONS OF 1967

Department of Health,  
Brisbane, 24th August, 1967.

HIS Excellency the Governor, acting by and with the advice of the Executive Council, has, in pursuance of the provisions of "The Health Acts, 1937 to 1967", been pleased to approve of the following Regulations made by the Director-General of Health and Medical Services for the State of Queensland

S.D. TOOTH

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WHEREAS, by "The Health Acts, 1937 to 1967", it is amongst other things enacted that the Director-General may make Regulations: Now, therefore, the Director-General, with the approval of His Excellency the Governor, with the advice of the Executive Council, doth hereby make the following Regulations:-

PRELIMINARY

1. These Regulations may be cited as "The Poisons Regulations of 1967" and shall come into force from the date of publication thereof in the Gazette.
2. "The Poisons Regulations of 1958"<sup>7/</sup>, as well as all subsequent Regulations made in amendment thereof, are hereby repealed as from the coming into operation of these Regulations:

Provided that such repeal shall not

- (a) Affect any previous operation of a repealed Regulation or Regulations or anything duly done or suffered thereunder; or
- (b) Affect a right, privilege, obligation or liability acquired, accrued or incurred under a repealed Regulation or Regulations; or
- (c) Affect a penalty, forfeiture or punishment incurred in respect of an offence committed against a repealed Regulation or Regulations; or
- (d) Affect an investigation, legal proceeding, or remedy in respect of any such right, privilege, obligation, liability, penalty, forfeiture or punishment as aforesaid:

And provided further that such investigation, legal proceeding, or remedy may be instituted, continued or enforced, and such penalty, forfeiture or punishment may be imposed as if the repealed Regulation or Regulations had not been repealed.

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7/ Note by the Secretariat: E/NL.1959/62



3. These Regulations are divided into Parts as follows:-

A. Definitions, Licensing Requirements

- A1 Definitions (General)
- A2 Poisons, Restricted Drugs, Dangerous Drugs
- A3 New drugs and applications re scheduling
- A4 New Poisons
- A5 Prohibited drugs
- A6 Authorised drugs
- A7 Selling, prescribing and dispensing (of drugs and poisons)
- A8 Limited authorities to sell poisons
- A9 Prohibitions re sale of certain poisons
- A10 Wholesale licenses
- A11 General license
- A12 License to sell photographic poisons
- A13 License to sell poisons for animal dips, pest exterminators and industrial purposes
- A14 General conditions of licenses
- A15 Qualified persons to supervise manufacture and packing.

B. Packing and labelling of poisons and drugs

- B1 Packing
- B2 Labelling
- B3 Special additional labelling requirements for certain poisons
- B4 Special labelling and packing of acids
- B5 Prohibition.

C. Storage and sale of poisons, keeping of records

- C1 Keeping and storage of poisons
- C2 Records of sales of poisons
- C3 Sale and use of cyanide, possession of and fumigation with cyanide
- C4 Restricted sales of fluoracetic acid and thallium
- C5 Restrictions on packs of organo-phosphorus compounds
- C6 Use of arsenical preparations for the jetting of sheep.

D. Authorities and licenses necessary in respect of dangerous drugs and restricted drugs

- D1 Licenses and authorities for the manufacture, sale, possession or supply of dangerous drugs and restricted drugs
- D2 List of persons authorised to have dealings with dangerous and restricted drugs.

E. Licenses and obligations for the manufacture or sale by wholesale of dangerous drugs

- E1 Licenses in connection with manufacture of dangerous drugs
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- E3 Keeping and storage of dangerous drugs by wholesaler and manufacturer
- E4 Records of transactions in dangerous drugs to be kept by manufacturer and wholesaler.

- F. Licenses and obligations for the manufacture or sale by wholesale of restricted drugs
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  - H5 Conditions of dispensing
  - H6 Endorsing of prescriptions
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- I. Obligations of medical practitioners, veterinary surgeons and dentists
- I 1 Medical practitioners and veterinary surgeons to keep records of dangerous and declared drugs
  - I 2 To use samples only in profession
  - I 3 Keeping and storage of drugs by medical practitioners and veterinary surgeons
  - I 4 Dentists to keep record of transactions
  - I 5 To use samples only in profession
  - I 6 Keeping and storage of dangerous and declared drugs by dentists.
- J. Drugs in hospitals and institutions
- J1 Possession and use of dangerous and restricted drugs
  - J2 Keeping and storage of dangerous and declared drugs
  - J3 Records of all transactions in dangerous and declared drugs to be kept
  - J4 Authority to use or administer.
- K. Obligations of other authorised persons
- K1 Keeping and storage of and keeping records of transactions in dangerous and declared drugs
  - K2 Further requirements for keeping of records.
- L. Use of drugs by prescribers
- L1 Drugs to be used only for purpose intended.
- M. Lengthy treatment with and addiction to drugs
- M1 Director-General to be notified of lengthy treatment
  - M2 Authority of Director-General necessary for treatment of addicts
  - M3 Obligations of medical practitioners in treatment of addicts
  - M4 Self administration of dangerous drugs by authorised persons prohibited.

- N. Offences in respect of dangerous and declared drugs
  - N1 Details of offences.
- O. Labelling and delivery of dangerous drugs
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PART A - DEFINITIONS, LICENSING REQUIREMENTS

A1. Definitions (General)

A1.01. In these Regulations, unless the context otherwise indicates or requires, the terms used shall have the meanings respectively assigned to them by section 5 of "The Health Acts, 1937 to 1967", and the following terms shall have and include the meanings set against them respectively, that is to say:

"Approved name"

- (a) the English name by which a substance is described in the British Pharmacopoeia, the Australian Pharmaceutical Formulary or the British Pharmaceutical Codex; or
- (b) if the substance is not described in the British Pharmacopoeia, the Australian Pharmaceutical Formulary or the British Pharmaceutical Codex, the approved name as published by the General Medical Council of Great Britain; or
- (c) if the substance is not described in the British Pharmacopoeia, the Australian Pharmaceutical Formulary or the British Pharmaceutical Codex and has not been given a name by the General Medical Council of Great Britain, the name given by the Director-General in any standard for the purposes of these Regulations; or
- (d) the systematic chemical name, using the English system of nomenclature.

"Cyanide" - Cyanide of potassium, cyanide of sodium, double cyanides of mercury and zinc, and all other compounds of cyanogen containing more than the equivalent of 0.15 per centum of HCN, except the ferrocyanides and the ferricyanides, and except as mentioned in Schedule 2.

"Declared drug" - A drug for the time being declared by the Governor in Council by Order in Council to be a dangerous drug for the purposes of section 130 of "The Health Acts, 1937 to 1967".

"Director-General" - The Director-General of Health and Medical Services for the State of Queensland.

"Dispensary" - In addition to its ordinary meaning, includes a room or a place in or forming part of or used in conjunction with a Hospital in which poisons and drugs or poisons or drugs are dispensed for such Hospital.

"Dispense" - In relation to a poison or a restricted drug or a dangerous drug means the preparation and supplying of such substances on and in accordance with a prescription duly given by a medical practitioner, a dentist or a veterinary surgeon.

"Face-depth" - In relation to the size of letters used in declarations, the height of the letters as printed.

"Hospital" - In addition to the meaning ascribed to it by the Acts, the term shall include -

- (a) a Hospital established by the Board of a Hospitals District, constituted under the provisions of "The Hospitals Acts, 1936 to 1967"; or
- (b) a Base Hospital within the meaning of "The Hospitals Acts, 1936 to 1967"; or
- (c) a Hospital to which Part IV of "The Hospitals Acts, 1936 to 1967" applies; or
- (d) a Private Hospital for which a license is granted under the provisions of "The Health Acts, 1937 to 1967"; or
- (e) any Mental Hospital as defined under "The Mental Health Acts, 1962 to 1964"

"Inspector" - An inspector appointed by the Governor in Council under the provisions of "The Health Acts, 1937 to 1967".

"Institution" - An Institution as defined under "The Charitable Institutions Management Act of 1885"; the term also includes a premises, not being a hospital, which is conducted for reward for the care of the aged and infirm and of persons convalescing from illness.

"Internal use" - When a substance is given parenterally or is administered through a body orifice for the purpose of absorption.

"Local Authority" - A Local Authority as defined under "The Local Government Acts, 1936 to 1966".

"Main face of label" - That portion of the label which shows the name of the product more prominently than elsewhere on the label and which is primarily designed to attract attention.

"Manufacture" - In relation to a drug, includes refining of partly manufactured drugs.

"New drug" - A drug for which a human therapeutic use is claimed and which-

- (a) is not included in a Schedule to these Regulations; or
- (b) is included in a Schedule to these Regulations and of which the method of manufacture, or composition, or dosage, or route of administration has been varied, or for which the claims have been varied since their original scheduling.

The term does not include -

- (a) drugs already exempted by the Schedules to these Regulations; or
- (b) drugs, which, in the opinion of the Director-General, do not warrant inclusion in a Schedule.

"Per Centum", "per cent.", "%" - Per centum by weight (weight in weight, and abbreviated to w/w), unless specifically stated to the contrary.

"Prescription Book" - A bound book in which prescriptions are copied and in which the pages are numbered consecutively and in which prescriptions are copied in chronological sequence and identified by consecutive numbers.

"Principal label" - Where two or more separate labels are used on the container of a substance, that label on which the name of the substance is most prominently displayed. Where two or more labels are identical in this regard, each shall be deemed to be a principal label.

"Schedule" - A Schedule to these Regulations.

"State Analyst" - A person appointed pursuant to the provisions of the Acts as a State Analyst.

"The Acts" - "The Health Acts, 1937 to 1967", and any Act passed in amendment thereof or in substitution therefor.

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A2. Poisons, Restricted Drugs and Dangerous Drugs

A2.01. The substances specified in Schedules 1, 2, 3, 5, 6 and 7 are poisons.

A2.02. The substances specified in Schedule 4 are restricted drugs. The Director-General, in his absolute discretion, may exempt from the said Schedule 4 a substance, which is an ointment, liniment or other preparation for external use by humans or which is for veterinary use and which, in his opinion, is not capable of being employed for internal consumption by man.

A2.03. A substance for human use, exempted from Schedule 4 by the provisions of Regulation A2.02, shall be a poison and included in Schedule 3.

A2.04. A substance for veterinary use, exempted from Schedule 4 by the provisions of Regulation A2.02, shall be a poison and included in Schedule 6.

A2.05. The substances specified in Schedule 8 are dangerous drugs.

A3. New Drugs

A3.01. All new drugs shall be restricted drugs, unless specifically included in another Schedule, and shall be included in Schedule 4.

A3.02. Applications for the scheduling of new drugs or for a variation in their scheduling shall be made to the Director-General in Form A of Schedule 10. The applicant shall supply twelve copies of every such application.

A4. New Poisons

A4.01. Applications for the scheduling of new poisons or for a variation in the existing scheduling of a poison shall be made to the Director-General in Form A of Schedule 10. The applicant shall supply twelve copies of every such application.

A5. Prohibited Drugs

A5.01. A person shall not prescribe, dispense, sell, lend, give away, supply or use any of the following drugs:

- (a) Allylisopropylacetylurea,
- (b) Amidopyrine, its salts, its derivatives, their salts,
- (c) Bunamiodyl 3/sodium,
- (d) Cannabis,
- (e) Desomorphine,
- (f) Diacetylmorphine,
- (g) Ketobemidone,
- (h) Methyl cincophen (methyl ester of phenyl-cinchoninic acid),
- (i) Thalidomide,
- (j) Triparanol,

or a preparation containing any proportion whatsoever of any of the drugs listed in this Regulation.

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3/ Note by the Secretariat: International non-proprietary names of drugs are underlined.

A6. Authorized Drugs

A6.01. (a) A person shall not manufacture, prescribed, dispense, sell, lend, give away, supply nor use for human therapeutic use any of the following substances:-

- (i) dimethyl sulphoxide
- (ii) lysergic acid diethylamide, its derivatives, and lysergic acid, bufotenine, dimethyltryptamine, mescaline, psilocybine or their derivatives with hallucinogenic properties,

without the written approval of the Director-General.

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A7. Selling, Prescribing and Dispensing

A7.01 A person shall not sell a poison specified in Schedules 1, 2, 3, 6 and 7 except in the actual lawful practice of his profession as

- (a) a medical practitioner; or
- (b) a pharmaceutical chemist; or
- (c) a veterinary surgeon; or
- (d) a dentist; or,

in respect of the poisons specified in Schedules 1, 2, 6 and 7, unless he is the holder of a license authorising him to sell any or all of such poisons.

A7.02. A person shall not prescribe in a prescription a poison specified in Schedules 1, 2, 3, 6 and 7, except in the actual lawful practice of his profession as -

- (a) a medical practitioner;
- (b) a veterinary surgeon; or
- (c) a dentist.

A7.03. A person shall not dispense a poison specified in Schedules 1, 2, 3, 6 and 7, except in the actual lawful practice of his profession as -

- (a) a medical practitioner; or
- (b) a pharmaceutical chemist; or
- (c) a veterinary surgeon;

provided that the following persons may dispense and sell or dispense or sell a poison specified in Schedules 1, 2, 3, 6 and 7:-

- (a) a bona-fide paid assistant of a pharmaceutical chemist, who has served his apprenticeship under the By-laws of the Pharmacy Board, and who is acting by and under the direction and personal supervision of a pharmaceutical chemist upon the premises of such chemist;
- (b) a student, enrolled in the course leading to the degree of Bachelor of Pharmacy of the University of Queensland or other recognized University, under the direction and personal supervision of a pharmaceutical chemist upon the premises of such pharmaceutical chemist;
- (c) a graduate, who has obtained the Degree of Bachelor of Pharmacy of the University of Queensland or other recognized University, under the direction and personal supervision of a pharmaceutical chemist upon the premises of such pharmaceutical chemist.

#### A8. Limited Authorities to Sell Poisons

A8.01. Subject to the provisions of these Regulations, a Local Authority, acting in accordance with the provisions of the Acts, or "The Stock Routes and Rural Lands Protection Acts, 1944 to 1965," and a Sugar Cane Pest and Disease Control Board, constituted under "The Sugar Experiment Station Acts, 1900 to 1965," are hereby authorized to sell a poison specified in Schedules 6 and 7 for the purpose of disinfection or for the destruction of weeds or vermin.

A8.02. Subject to the provisions of these Regulations, a Local Authority is hereby authorized to sell sodium fluoride tablets of no greater concentration than 2.2 milligrams of sodium fluoride per tablet.

#### A9. Prohibitions on Sale of Poisons

A9.01. A person, other than a person authorized or licensed under the provisions of these Regulations, or a person of not less than eighteen years of age, acting on such person's behalf, shall not sell a poison.

A9.02. A person other than a medical practitioner or a pharmaceutical chemist acting upon the written authority of a medical practitioner, veterinary surgeon or dentist, shall not dispense and sell or dispense or sell to or for a person under the age of eighteen years a poison specified in Schedules 1, 2, 6 or 7.

### LICENSES

#### A10. Wholesale Licenses

A10.01. A person shall not manufacture and/or sell by wholesale a poison specified in Schedules 1, 2, 3, 5, 6 and 7, unless such person is licensed so to do by the Director-General.

A10.02. A person who satisfies the Director-General that he intends to conduct a bona-fide business as a manufacturer and/or wholesale seller of all or any of the poisons specified in Schedules 1, 2, 3, 5, 6 and 7, and that the actual manufacture and/or sale of such poisons will be at all times under the personal supervision and control of a responsible and competent adult employee may, at the absolute discretion of the Director-General and on payment of a fee of four dollars (\$4) be granted a license in Form G of Schedule 9 to manufacture and/or sell by wholesale such poisons at such place as may be specified in such license, under and subject to the provisions of these Regulations.

A10.03. Every application for a license under Regulation A10.02 shall be made in Form F of Schedule 9 and shall be accompanied by the prescribed fee of four dollars (\$4).

A10.04. A manufacturer and/or wholesale seller of poisons shall not sell a poison by retail except to

- (a) a medical practitioner, a pharmaceutical chemist, a dentist or a veterinary surgeon on his signed written order;
- (b) a college, university, educational establishment, scientific or public institution on the signed written order of the principal of such premises;
- (c) a Department of the Government of the State or Commonwealth on the signed written order of the permanent head of such Department or his nominee;
- (d) a pastoralist, agriculturist, dairy farmer or poultry farmer on his signed written order and stated in such order to be for use on his property as an animal dip or pest exterminator;



- (e) a person, on his signed written order, for use in a technical process connected with his business, trade or industry; and
- (f) a registered mining company, in regard to cyanide only in quantities of not less than one-hundredweight on the signed written order of the manager of such mining company.

A10.05. Nothing contained in the foregoing part of this Regulation shall be so construed as to exempt a manufacturer and/or wholesale seller of poisons from the operations of Regulation C3 of these Regulations in regard to the sale of cyanide.

A10.06. Except as provided for in Subregulation A10.04 of these Regulations, a manufacturer and/or wholesale seller of poisons shall not sell poison, specified in Schedules 1, 2, 3, 6 and 7 other than to a person authorized or licensed to sell such poison.

A10.07. A manufacturer and/or wholesale seller of all or any of the poisons specified in Schedules 1, 2, 3, 6 and 7 shall keep a faithful record of every sale of such poisons at the time of sale. He shall keep such record in a book, known hereafter as the Poisons Sales Book, to be used for such purpose and such purpose only, in which he shall include the date of the sale of such poison, the name and quantity of such poison sold and the name and address of the purchaser:

Provided that the provisions of this clause shall be deemed to have been satisfied if the seller

- (a) obtains before the delivery or supply of such poison an order in writing signed by the purchaser stating his name and address, his trade, business, industry or profession and the purpose for which it is required; and
- (b) is satisfied that the signature is that of the person purporting to have signed the order, that such person carries on the trade, business, industry or profession stated in such order and that he requires the poison for the purpose stated in such order.

A10.08. A manufacturer and/or wholesale seller of poisons as aforesaid shall keep such Poisons Sales Book for a period of two years from the date of the last recording therein, and all orders referred to in Subregulation A10.07 of these Regulations, for a period of two years from the date of each such order and he shall make such Poisons Sales Book and such orders available for inspection on demand by an inspector.

#### All. General License

All.01. If a person produces to the Director-General a certificate in Form B of Schedule 9 signed by a medical practitioner and by a stipendiary magistrate certifying that such person is over the age of twenty-one years of age, is of good character, can read and write in the English language and is a fit and proper person to be allowed to sell the poisons specified in Schedules 1, 2, 6 and 7, and that the place at which such person proposes to sell such poisons is distant not less than ten miles by the nearest practicable road from any place in which a pharmaceutical chemist conducts and maintains an open chemist's shop, such person may, at the absolute discretion of the Director-General, and on payment of a fee of four dollars (\$4), be granted a license in Form C of Schedule 9 to sell the poisons specified in Schedules 1, 2, 6 and 7.

All.02. The Director-General, if satisfied that it is not practicable for such person to obtain the signature of a medical practitioner and of a stipendiary magistrate, may accept in lieu thereof the signatures of any two of the following:-

- (a) a medical practitioner,
- (b) a stipendiary magistrate,
- (c) a justice of the peace for the State of Queensland, or
- (d) the police officer in charge of the police station nearest to the residence or place of business of such person.

All.03. Where the applicant is a registered company or firm in the State of Queensland, the certificate in Form B of Schedule 9 shall not be required.

All.04. An application for a license under this Regulation shall be made in Form A of Schedule 9 and shall be accompanied by the fee of four dollars (\$4).

All.05. If a pharmaceutical chemist shall commence business at a place, which is situated not more than ten miles by the nearest practicable road from where a person has been granted a license to sell poisons under the provisions of this Regulation, such license shall not be renewed after the expiration thereof:

Provided that the Director-General may, in his discretion and without payment of a fee, renew such license for a period not exceeding six months to enable the licensee to dispose of any unsold stock of poisons, which he may have on hand at the expiration of such license.

A12. License to Sell Photographic Poisons

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A13. License to Sell Poisons for Animal Dips, Pest Exterminators, etc., and Industrial Purposes

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A14. General Conditions of Licenses

A14.01. A license, granted by the Director-General under the provisions of these Regulations, shall be in force only in respect of the individual premises specified in the application for a license, and the license, until the thirtieth day of June then next following.

A14.02. Such license may be renewed annually in the discretion of the Director-General on payment, not less than one (1) day before the expiration of the existing license, of a fee of four dollars (\$4) for each renewal of a license issued under Regulations A10, A11 and A13 of these Regulations, and of two dollars (\$2) for each renewal of a license issued under Regulation A12 of these Regulations.

A14.03. The renewal of such license shall be in Form M of Schedule 9.

A14.04. The Director-General may suspend or cancel a license held by a person, who has been convicted of an offence against the provisions of the Acts or of these Regulations.

A14.05. The Director-General may suspend or cancel a license, held by a person -

- (a) who is deemed by the Director-General to be unfit to hold such license; or
- (b) whose premises are deemed by the Director-General to be unfit for the purpose for which the license was issued.

A14.06. If the Director-General shall at any time suspend a license, he may, at any time after the suspension of such license, either reinstate or cancel such license.

A14.07. A person, to whom a license has been granted to sell poisons under the provisions of these Regulations, in addition to complying with any other provisions of these Regulations, shall -

- (a) not sell, keep nor have a poison except upon the premises specified in such license;
- (b) not make a sale of a poison except by himself or a competent adult employee acting upon his behalf;
- (c) not sell a poison unless it is packed and labelled in accordance with the requirements of these Regulations;
- (d) not sell by retail a poison, except in the original unbroken package in which it is received by him from the manufacturer, packer or wholesaler;
- (e) affix in a prominent position on the exterior of his business premises a board or plate upon which shall be clearly stated the words

"Licensed Wholesaler of Poisons",

"Licensed Seller of Poisons";

"Licensed Seller of Photographic Poisons", or

"Licensed Seller of Poisons for Pastoral, Agricultural,  
Horticultural or Industrial Purposes",

as the case may be. Such words shall have a face-depth of not less than one inch and shall be shown in such colours or in such a manner as to afford a distinct colour contrast to the ground colour of such board or plate or to be distinctly legible. The licensee shall maintain such board or plate at all times in a condition to the satisfaction of an inspector and so that the particulars thereon stated are at all times legible.

#### A15. Qualified Persons to Supervise Manufacture and Packing

A15.01. A person shall not manufacture nor pack nor re-pack for sale a restricted drug or a dangerous drug or a poison other than a poison specified in Schedule 5 except under the personal supervision of either -

- (a) a registered medical practitioner;
- (b) a registered pharmaceutical chemist;
- (c) a holder of a degree conferred by a University or an Associate of the Royal Chemical Institute;
- (d) a holder of a diploma in chemistry, approved by the Director-General; or
- (e) a person who is considered by the Director-General to be a fit and proper person for such purpose.

#### PART B - PACKING AND LABELLING OF POISONS AND DRUGS

##### B1. Packing

B1.01. A person shall not sell a poison, unless such poison is packed in a container, of a type approved by the Director-General, and which shall be impervious to the poison carried therein and of sufficient strength to withstand rough usage and to bear the ordinary risks of carriage and handling without breakage or leakage.

Bl.02. A person shall not sell a poison which is packed

- (a) in a glass bottle of a capacity of not more than forty fluid ounces, unless such bottle is dark-brown in colour, distinguishable by touch from other glass bottles commonly used as containers for any food, drink or condiment or for a medicine for internal use by man or animal, and having blown on it, in addition to the words "Not to be taken" or "Not to be taken internally" or "Poison", prominent ribs or points of sufficient number to render the bottle so distinguishable; or
- (b) in a bottle or jar, made of plastic, unless it complies with the Standard Specifications for Plastic Containers for the holding of Poisonous Substances, as published by the Standards Association of Australia; or
- (c) in any other type of container, unless such container is embossed, impressed or durably and legibly branded, in colour contrast to the ground colour of the container, with the word "POISON" in large letters in a conspicuous position apart from the label, both on the body of the container and on the removable lid thereof:

Bl.03. The provisions of Subregulation Bl.02 of these Regulations shall not apply to a medicine for internal use by man.

Bl.04. A person shall not use a container of a type employed to contain any article of food, drink, condiment or medicine for internal use by man for the purpose of holding, measuring, containing, selling or dealing with a poison, other than a medicine for internal use by man.

Bl.05. Notwithstanding the provisions of Subregulations Bl.01, Bl.02, Bl.03 and Bl.04, of these Regulations, a person shall not sell

- (a) A liniment, embrocation, lotion or other liquid application for external use by man or animal, or a liquid veterinary medicine consisting of or containing a poison; or
- (b) a liquid poison specified in Schedule 5; or
- (c) one or more of the following poisons in quantities of less than eight ounces:
  - Arsenic, organic compounds of;
  - Mercuric chloride (corrosive sublimate);
  - Oxalic acid and metallic oxalates;
  - Strychnine and its salts; or
  - Tartrated antimony (tartar emetic)

unless they are packed in accordance with the requirements of Subregulation Bl.02 (a) of these Regulations.

Bl.06. Notwithstanding any other provisions under these Regulations, the Director-General may, at his discretion, approve of another container, which, in his opinion, is suitable for containing a poison.

B2. Labelling

#### DISPENSING BY COUNT

B2.10. Notwithstanding any other provision in these Regulations contained, a pharmaceutical chemist, who, on the prescription of a medical practitioner, a dentist or a veterinary surgeon, dispenses a poison or a restricted drug or a dangerous drug by count, shall, unless otherwise directed by the prescriber, securely attach to the container thereof a label, on which shall be written one or the other of the following particulars:

- (a) the approved name of each poison or restricted drug or dangerous drug present in the preparation; or
- (b) the name of each poison or restricted drug or dangerous drug as written in the prescription; or
- (c) the trade name of the preparation.

B3. Special Additional Labelling Requirements for Certain Poisons

B5. Prohibition

B5.01. A person shall not include a reference to the Acts or to these Regulations in or upon a label which, by these Regulations is required to be upon a package, nor comment upon, nor make reference to, nor give any explanation of a particular or statement required by the Acts or by these Regulations to be included in such label, which reference or comment directly or by implication contradicts, qualifies or modifies such particular or statement.

#### PART C - STORAGE AND SALE OF POISONS, KEEPING OF RECORDS

C1. Keeping and Storage of Poisons

C1.01. A person shall not store a poison specified in Schedules 1, 5, 6 and 7 in a place where

- (a) it is within reach of children; or
- (b) it could render possible the contamination of any food or medicine for man or animal in the event of its breakage or leakage.

C1.02. A person shall not have a poison specified in Schedules 1, 6 or 7 in his possession for sale unless such poison is kept or stored either

- (a) in a cupboard or drawer, reserved solely for the keeping or storage of such poisons; or
- (b) in a room, place or other portion of his premises, which is partitioned off or separated from the remainder of such premises and to which the general public are not permitted to have access.

Where such poison is stored or kept in a part of such premises, over which there is not a continual supervision by the licensee or his competent adult employee, such poison shall be kept in a locked place, the key of which shall be kept by the licensee or his competent adult employee.

C1.03. A person shall not have in possession for sale a poison specified in Schedules 2 or 3 other than in some part of his premises, in which it is inaccessible to the general public.

C1.04. A person shall not have in his possession a container of poison, which is damaged or cracked. If a container of poison shall become damaged or cracked, the person in whose possession it is shall immediately empty such container of its contents and destroy it.

C2. Records of Sales of Poisons

C2.01.

(a) Save as is by this Regulation otherwise expressly provided, a person shall not sell by retail a poison specified in Schedules 1, 6 and 7 unless he makes a faithful record of each such transaction at the time of sale. The seller shall keep such record in a book, which shall be used for such purpose exclusively and which is referred to hereinafter as the "Poisons Sales Book". The seller shall include in such record the date of the sale, the name of the poison and the quantity of the poison sold, the purpose for which such poison is required and the name and address of the purchaser thereof, and obtain the signature of such purchaser in the space reserved thereon for this purpose in the entry made by the seller in such Poisons Sales Book.

(b) The seller shall keep such Poisons Sales Book for a period of two years from the date of the last recording therein and shall make it available for inspection on the demand of an Inspector or of a police officer.

C2.02.

(a) Where a sale and purchase of such poison is made by correspondence or telegram, such correspondence or telegram shall be retained by the seller for a period of two years from the date of its receipt. In addition, the seller shall make the appropriate entry in the Poisons Sales Book, inserting, in the space reserved for the signature of the purchaser, the words "correspondence" or "telegram", as the case may be.

(b) Where such poison is ordered by telephone, the seller shall make the appropriate entry in the Poisons Sales Book and insert, in the space reserved for the signature of the purchaser, the words "telephone order".

C3. Sale and Use of Cyanide, Possession of and Fumigation with Cyanide

PART D - AUTHORITIES AND LICENSES IN RESPECT OF  
DANGEROUS DRUGS AND RESTRICTED DRUGS

D1. Licenses and Authorities for the Manufacture, Sale, Possession or Supply of Dangerous  
Drugs and Restricted Drugs

D1.01. A person shall not manufacture nor sell by wholesale a dangerous drug or a restricted drug unless he is the holder of a current license so to do under the provisions of these Regulations.

D1.02. A person, other than a person licensed or otherwise authorised under these Regulations, shall not at any time have in his possession or upon premises occupied by him a restricted drug.

D1.03. A person shall not supply nor procure nor offer to supply or procure a restricted drug to or for a person, unless licensed or otherwise authorised under these Regulations so to do.

D2. List of Persons Authorised to have Dealings with Dangerous Drugs and Restricted Drugs

D2.01. A medical practitioner or a veterinary surgeon is hereby authorised, subject to the provisions of these Regulations only to the extent necessary for the practice of his respective profession -

(a) to buy, obtain, administer, prescribe and dispense a dangerous drug or a restricted drug; and

(b) to have in his possession or upon the premises or place occupied by him a dangerous drug or a restricted drug; and

- (c) to supply or procure or offer to supply or procure to or for a person a dangerous drug or a restricted drug.

D2.02. A pharmaceutical chemist is hereby authorised, subject to the provisions of these Regulations:

- (a) to buy, obtain, dispose and sell a dangerous drug or a restricted drug; and
- (b) to have in his possession upon the premises or place occupied by him for the purpose of his business as a pharmaceutical chemist or have in his possession at any dispensary of which he is in charge as an employee a dangerous drug or a restricted drug; and
- (c) to supply or procure or offer to supply or procure to or for a person a dangerous drug or a restricted drug.

D2.03. Subject to the provisions of these Regulations

- (a) a student, enrolled in the course leading to the degree of Bachelor of Pharmacy of the University of Queensland, or other recognised University, under the direction and personal supervision of a pharmaceutical chemist upon the premises of such pharmaceutical chemist;
- (b) a graduate who has obtained the degree of Bachelor of Pharmacy of the University of Queensland or other recognised University, under the direction and personal supervision of a pharmaceutical chemist upon the premises of such pharmaceutical chemist; or
- (c) a bona-fide paid assistant of a pharmaceutical chemist, who has served his apprenticeship under the By-laws of the Pharmacy Board and who is acting under the direction and personal supervision of such pharmaceutical chemist upon the premises of such pharmaceutical chemist;

is hereby authorised to sell and dispense or to sell or dispense a dangerous or a restricted drug.

D2.04. A dentist engaged in carrying on the practice of dentistry in Queensland is hereby authorised, subject to the provisions of these Regulations and only to the extent necessary for the practice of his profession

- (a) to buy or obtain or administer in the treatment of his patients the dangerous drugs, cocaine and pethidine;
- (b) to have in his possession upon the premises or place occupied by him for the purpose of his practice of dentistry the dangerous drugs, cocaine and pethidine;
- (c) to buy, obtain, use and administer in the treatment of his patients and to have in his possession upon the premises or place occupied by him for the purpose of his practice of dentistry a restricted drug; and
- (d) to prescribe for the purposes of dental treatment of any person whom he is treating in the course of his practice of dentistry a restricted drug.

D2.05. The master of every ship which is in port in Queensland is hereby authorised, subject to the provisions of these Regulations -

- (a) to buy a dangerous drug or a restricted drug which may be necessary in order to complete the equipment of such ship and to comply with the provisions of the Merchant Shipping Acts; and

- (b) to have upon such ship a dangerous drug or restricted drug which may be necessary in order to equip such ship and to comply with the provisions of the Merchant Shipping Acts.

D2.06. The principal or person in charge of a college, educational establishment, scientific or public institution is hereby authorized, subject to the provisions of these Regulations

- (a) to buy the dangerous drugs and the restricted drugs approved in writing by the Director-General; and
- (b) to have in or upon such college, educational establishment, scientific or public institution the dangerous drugs and the restricted drugs, the buying of which has been approved in writing by the Director-General.

D2.07. The permanent head of any Department of the Government of the State or Commonwealth or his nominee is hereby authorized, subject to the provisions of these Regulations

- (a) to buy or obtain a dangerous drug or a restricted drug;
- (b) to have in or upon the premises of such Department a dangerous drug or a restricted drug.

D2.08. A person who in pursuance of a prescription of a medical practitioner or a veterinary surgeon obtains a dangerous drug or a restricted drug, and every person who in pursuance of a prescription of a dentist obtains a restricted drug is hereby authorized, subject to the provisions of these Regulations, to have in his possession or upon the premises or place occupied by him the quantity of such dangerous drug or of such restricted drug as specified in such prescription for such time after he obtained such dangerous drug or such restricted drug as is necessary for the use of such dangerous drug or such restricted drug for the purpose for which it was prescribed.

D2.09. The medical superintendent of a hospital or a responsible and competent adult employee working under his direction or, if there is no medical superintendent, then the matron or person in charge of such hospital, the licensee of any private hospital licensed under the Acts, and the person in charge of an institution are and each of them is hereby authorized, subject to the provisions of these Regulations

- (a) to buy, obtain and have in his or her possession upon such hospital or institution a dangerous drug or a restricted drug; and
- (b) to supply, as may be necessary in the treatment of any patient of such hospital or institution, a dangerous drug and a restricted drug.

D2.10. A common carrier or his employee, subject to the provisions of these Regulations, is hereby authorized to have in his possession a dangerous drug or a restricted drug, so far only as such possession is necessary for the transport of such drugs in the ordinary course of business.



D2.11. A company, firm, or person licensed by the Director-General of Civil Aviation to engage in regular public transport services is hereby authorized to buy, obtain and to be in possession of dangerous drugs and preparations for installation in aircraft so far as is necessary for the purposes of complying with the requirements of the Department of Civil Aviation in this respect and subject to the conditions that such drugs

- (a) are stored in a sealed first-aid kit in the aircraft;
- (b) are used only for emergency purposes; and
- (c) do not exceed the quantity provided in the scale of emergency equipment issued by the Department of Civil Aviation.

D2.12. The person in charge of any base established in Queensland by the Royal Flying Doctor Service of Australia is hereby authorized to obtain and have in his possession such dangerous drugs as may be, from time to time, considered necessary by a medical practitioner employed by the Royal Flying Doctor Service of Australia.

D2.13. The superintendent of an aerial ambulance service is hereby authorized to obtain and have in his possession the dangerous drug pethidine in a quantity not exceeding six hundred milligrams.

D2.14. A registered nurse is hereby authorized to be in possession of a dangerous drug and a restricted drug only to the extent that the use of such drug is required for administration to a patient under her care and in pursuance of the instruction of a medical practitioner.

D2.15.

(a) A wholesale seller of dangerous drugs is hereby authorized subject to the provisions of these Regulations, to buy, obtain and have in his possession upon the premises or place specified in his license a dangerous drug.

(b) A wholesale seller of restricted drugs is hereby authorized, subject to the provisions of these Regulations, to buy, obtain and have in his possession upon the premises or place specified in his license a restricted drug.

(c) A responsible adult employee of a wholesale seller of dangerous drugs or a wholesale seller of restricted drugs is authorized to have in his possession a dangerous drug or a restricted drug in the course of its delivery to an authorized person within the scope of his employment and in pursuance of a bona-fide lawful transaction between such licensed wholesale seller and such authorized person: Provided that a dangerous drug or a declared drug in his possession shall be packed in accordance with the conditions prescribed by Regulation 02.02 of these Regulations.

D2.16. A person who is licensed to manufacture a dangerous drug is hereby authorized, subject to the provisions of these Regulations, to have in his possession upon the premises or place specified in his license the dangerous drug or dangerous drugs specified in his license.

D2.17. A State Analyst or an Inspector, is hereby authorized to have in his possession a dangerous drug or a restricted drug, which has been obtained by him in accordance with the provisions of these Regulations.

D2.18. The Director-General may authorize in writing the obtaining and the possession of a dangerous drug or a restricted drug by a person under the conditions set out in his authority.

D2.19. The Director-General may at any time suspend or cancel an authority given by him in pursuance of the provisions of Regulation D2 of these Regulations to any person, who has been convicted of an offence against the Acts or against these Regulations or who is deemed by the Director-General to be unfit to be so authorized.

The Director-General, in his discretion, may rescind any such suspension or cancellation.

PART E - LICENSES AND OBLIGATIONS FOR THE  
MANUFACTURE OR SALE BY WHOLESALE  
OF DANGEROUS DRUGS

El. Licenses in connexion with manufacture of Dangerous Drugs

El.01. A person shall not manufacture dangerous drugs unless he is licensed so to do under these Regulations.

El.02. A person who desires to obtain a license to manufacture dangerous drugs shall make application to the Director-General in Form S of Schedule 9.

El.03. Such application shall be accompanied by the registration fee of fifty dollars for license and registration.

El.04. The Director-General, if satisfied that the applicant conducts or proposes to conduct a bona-fide business as a manufacturer of dangerous drugs and that the manufacture of such dangerous drugs will be at all times under the personal supervision of a person qualified under the provisions of Regulation A15 of these Regulations, may, in his discretion and on receipt of the prescribed fee of fifty dollars, grant to the applicant a license in Form T of Schedule 9 to manufacture the dangerous drugs specified in such license at the premises specified in such license.

El.05. The Director-General may suspend or cancel a license granted under the provisions of Regulation El.04 of these Regulations to a person

- (a) who has been convicted of an offence against the provisions of the Acts or these Regulations; or
- (b) who is deemed by the Director-General to be unfit to hold such license; or
- (c) whose premises are deemed by the Director-General to be unfit for the purpose for which the license was granted.

The Director-General, in his discretion, may rescind such suspension or cancellation.

DURATION OF LICENSE

El.06. A license granted by the Director-General under the provisions of Regulation El of these Regulations, unless sooner suspended or cancelled, shall remain in force until the thirtieth day of June then next following and may thereafter be renewed annually in the discretion of the Director-General on payment not less than one day before the expiration of the existing license of a fee of fifty dollars.

Such renewal shall be in Form X of Schedule 9.

E2. Licenses in Connexion with Sale of Dangerous Drugs by Wholesale

E2.01. A person who satisfies the Director-General that he intends to conduct a bona-fide business as a wholesale seller of dangerous drugs, and that the actual sale of all such dangerous drugs will be at all times under the personal supervision and control of a pharmaceutical chemist or of a responsible and competent adult employee approved by the Director-General, may, in the discretion of the Director-General and on payment of a fee of ten dollars be granted a license in Form R of Schedule 9 to sell by wholesale sale dangerous drugs at such place as shall be specified in such license under and subject to the provisions of these Regulations.

An application for such license under this Regulation shall be in Form Q of Schedule 9 and shall be accompanied by the aforesaid fee of ten dollars.

E2.02. A person, licensed to sell dangerous drugs by wholesale shall not sell a dangerous drug except upon the dated and signed written order of a person authorized under the provisions of Regulation D2 of these Regulations.

E2.03. A wholesale seller of dangerous drugs shall not sell a dangerous drug by retail:

Provided that such prohibition shall not apply to

- (a) a sale upon the dated and signed written order of one of the persons hereinafter listed of a dangerous drug namely -
  - (i) a medical practitioner; or
  - (ii) a pharmaceutical chemist; or
  - (iii) a veterinary surgeon;
- (b) a sale of cocaine or pethidine to a dentist actually carrying on the practice of dentistry in Queensland upon the dated and signed written order of such dentist;
- (c) a sale of a dangerous drug to a college, educational establishment, scientific or public institution with the approval in writing of the Director-General and on the dated and signed written order of the principal or person in charge of such college, educational establishment, scientific or public institution;
- (d) a sale of a dangerous drug to a Department of the Government of the State or Commonwealth on the dated and signed written order of the permanent head of such Department, or his nominee;
- (e) a sale to the master of a ship which is in port in Queensland in order to complete the necessary equipment of such ship and to comply with the Merchant Shipping Acts as certified by the Medical Officer of Health of the port or by the Director-General to be necessary;

- (f) a sale of a dangerous drug to a company, firm or person, licensed by the Department of Civil Aviation to engage in public transport services on the dated and signed written order of a medical practitioner employed by such company, firm or person or, if no such medical practitioner is employed by such company, firm or person, on the dated and signed written order of a responsible officer of such company, firm or person, endorsed by a senior officer of the Department of Civil Aviation.

E2.04.

(a) A wholesale seller of dangerous drugs is hereby authorized to supply to a medical practitioner or to a veterinary surgeon a sample of a dangerous drug; and a wholesale seller of dangerous drugs is hereby authorized to supply to a dentist actually carrying on the practice of dentistry in Queensland a sample of the dangerous drug, cocaine, or of the dangerous drug, pethidine.

(b) A wholesale seller of dangerous drugs shall not so supply a sample of a dangerous drug as aforesaid unless and until he has received from such medical practitioner, veterinary surgeon or dentist a dated and signed written order for such sample and such written order shall be retained by the wholesale seller of dangerous drugs for a period of two years from the date of such order and shall be made available to an Inspector on demand:

Provided that a manufacturer of or a wholesale seller of dangerous drugs shall not supply to a medical practitioner, veterinary surgeon or dentist (but only in respect of cocaine and pethidine) a sample of a dangerous drug in a quantity greater than the smallest standard pack of that dangerous drug normally available as an article of commerce.

E2.05. The Director-General may suspend or cancel a license, granted under the provisions of Regulation E2 of these Regulations to a person

- (a) who has been convicted of an offence against the provisions of the Acts or of these Regulations; or
- (b) who is deemed by the Director-General to be unfit to hold such license; or
- (c) whose premises are deemed by the Director-General to be unfit for the purpose for which the license was granted.

The Director-General, in his discretion, may rescind such suspension or cancellation.

DURATION OF LICENSE

E2.06. A license granted by the Director-General under the provisions of Regulation E2 of these Regulations, unless sooner suspended or cancelled, shall remain in force until the thirtieth day of June then next following and may thereafter be renewed annually in the discretion of the Director-General on payment not less than one day before the expiration of the existing license of a fee of ten dollars.

Every such renewal shall be in Form X of Schedule 9.

MANUFACTURER OF DANGEROUS DRUGS TO BE SELLER

E2.07. For the purposes of these Regulations, a person licensed to manufacture dangerous drugs shall also be deemed to be licensed to sell dangerous drugs by wholesale sale.

E3. Keeping and Storage of Dangerous Drugs by Wholesalers and Manufacturers

E3.01. A manufacturer of and a wholesale seller of dangerous drugs shall

- (a) keep and have all dangerous drugs for sale on the premises specified in his license;
- (b) keep and store all dangerous drugs in his possession in the manner prescribed by Regulation Kl of these Regulations; and
- (c) carry out every dealing or transaction in dangerous drugs himself or by a responsible and competent adult employee working under his personal direction and control.

E4. Records of Transactions in Dangerous Drugs to be kept by Wholesaler and Manufacturer

E4.01. A manufacturer of and a wholesale seller of dangerous drugs shall keep at the premises or place specified in his license, a system of records in which he shall record in ink on the day of a transaction or dealing in dangerous drugs, full particulars of such transaction or dealing in, about, or in connexion with the sale of a dangerous drug.

E4.02. Such system of records shall include a book or books to be called the "Drugs Register".

E4.03. Such Drugs Register shall contain a separate book or separate page or portion of a book for each different form, strength and class of dangerous drug.

E4.04. Each transaction or dealing in dangerous drugs of one and the same form, strength and class shall be entered in such Drugs Register in chronological order, and each entry shall include a progressive balance of the quantity of that form, strength, and class of drug then remaining in the possession of the licensed seller at the conclusion of the transaction to which the entry relates.

E4.05. Each entry which relates to the obtaining of a dangerous drug shall include the date of the transaction, the name and address of the person from whom the drug was obtained, the quantity of that form, strength and class of drug obtained, and the supplier's invoice number or other distinctive business reference number of the transaction.

E4.06. Each entry which relates to the sale of a dangerous drug shall include the date of the transaction, the name and address of the person to whom the drug was sold, the quantity of that form, strength and class of drug sold, and the seller's invoice number or other distinctive business reference number of the transaction.

E4.07. Each entry which relates to any other type of transaction not coming within the provisions of Subregulations E4.05 and E4.06 of these Regulations shall include the date of such transaction, the nature of such transaction and any explanation thereof the circumstances may require, and the quantity of that form, strength and class of drug coming into or passing out of the seller's possession as a result of that transaction.

E4.08.

(a) Such system of records shall include an Individual Purchases Index in which a separate sheet or card shall be kept for each person to whom a dangerous drug has been sold.

(b) Upon each such sheet or card shall be recorded the name and address of the person to whom such drug has been sold, and particulars of each separate transaction in which such drug was sold to such person.

(c) Each entry on such sheet or card shall include the date of the transaction, the form, strength, class and quantity of the dangerous drug sold, and the seller's invoice number or other distinctive business reference number of the transaction.

E4.09. Each book, register, index, sheet and card required to be kept under the provisions of this Regulation shall be kept and preserved by such licensed wholesale seller for two years after the date of the last entry therein.

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PART F - LICENSES AND OBLIGATIONS FOR THE  
MANUFACTURE OR SALE BY WHOLESALE OF  
RESTRICTED DRUGS

F1. Licenses in Connexion with Manufacture of Restricted Drugs

F1.01. A person shall not manufacture restricted drugs unless he is licensed so to do by these Regulations.

F1.02. A person who desires to obtain a license to manufacture restricted drugs shall make application to the Director-General in Form Y of Schedule 9.

F1.03. Such application shall be accompanied by the fee of four dollars for license and registration.

F1.04. The Director-General, if satisfied that the applicant conducts or proposes to conduct a bona-fide business as a manufacturer of restricted drugs and that the manufacture of such restricted drugs will be at all times under the personal supervision of a person qualified under the provisions of Regulation A15 of these Regulations, may, in his discretion, and on receipt of the prescribed fee of four dollars, grant the applicant a license in Form Z of Schedule 9 to manufacture restricted drugs at such place as shall be specified in such license under and subject to the provisions of these Regulations.

F2. Licenses in Connexion with Wholesale Sale of Restricted Drugs

F2.01. A person shall not sell by wholesale restricted drugs, unless he is licensed so to do by these Regulations.

F2.02. A person who desires to sell restricted drugs by wholesale shall make application to the Director-General in Form V of Schedule 9.

F2.03. Such application shall be accompanied by the license and registration fee of four dollars.

F2.04. The Director-General, if satisfied that the applicant conducts or intends to conduct a bona-fide business as a wholesale seller of restricted drugs and that the wholesale sale of such restricted drugs will be at all times under the personal supervision of a person qualified under the provisions of Regulation A15 of these Regulations, may, in his discretion, and on receipt of the prescribed fee of four dollars, grant the applicant a license in Form W of Schedule 9 to sell by wholesale restricted drugs at such place as shall be specified in such license and subject to the provisions of these Regulations.

MANUFACTURER OF RESTRICTED DRUGS TO BE SELLER

F2.05. For the purposes of these Regulations, a person licensed to manufacture restricted drugs shall also be deemed to be licensed to sell restricted drugs.

TO BE WHOLESALE SELLER OF POISONS

F2.06. For the purposes of these Regulations, a person licensed to manufacture or sell restricted drugs by wholesale, shall also be deemed to be licensed to sell poisons by wholesale.

F2.07. A person licensed to sell, by wholesale, restricted drugs shall not sell a restricted drug except upon the dated and signed written order of a person authorized by the provisions of these Regulations.

The provisions of this Regulation shall not apply to the sale to a medical practitioner, a veterinary surgeon, a pharmaceutical chemist, or a dentist of a restricted drug, unless such restricted drug is also a declared drug.

F2.08. A manufacturer and a wholesale seller of restricted drugs is hereby authorized to supply to a medical practitioner, a veterinary surgeon or a dentist a sample of a restricted drug:

Provided that a manufacturer or a wholesale seller of restricted drugs shall not supply to a medical practitioner, a veterinary surgeon or a dentist a sample of a restricted drug in a quantity greater than the smallest standard pack of the substance normally available as an article of commerce.

SUSPENSION OR CANCELLATION OF LICENSES

F2.09. The Director-General may suspend or cancel a license granted under the provisions of Regulations F1 and F2 of these Regulations to any person

- (a) who has been convicted of an offence against the provisions of the Acts or of these Regulations; or
- (b) who is deemed by the Director-General to be unfit to hold such license; or
- (c) whose premises are deemed by the Director-General to be unfit for the purpose for which the license has been granted.

The Director-General, in his discretion, may rescind any such suspension or cancellation.

#### DURATION OF LICENSES

F2.10. A license granted by the Director-General under the provisions of Regulation F1 or Regulation F2 of these Regulations, unless sooner suspended or cancelled, shall be in force until the thirtieth day of June then next following and may thereafter be renewed annually in the discretion of the Director-General on payment not less than one day before the expiration of such license of a fee of four dollars in respect of a license granted under the provisions of Regulation F1.04 or in respect of a license granted under the provisions of Regulation F2.04 of these Regulations.

Such renewal shall be in Form X of Schedule 9.

#### F3. Keeping and Storage of Restricted Drugs by Manufacturers and Wholesalers

F3.01. The holder of a license to manufacture or to sell restricted drugs shall not sell a restricted drug unless he complies with the following conditions, namely

- (a) to keep or have restricted drugs for sale only in the premises specified in his license;
- (b) to keep or store restricted drugs, other than declared drugs, in a part of his premises, separate and distinct from any other goods and inaccessible to the general public;
- (c) to keep or store declared drugs in his possession in the manner prescribed by Regulation K1.01 of these Regulations; and
- (d) to transact every dealing in restricted drugs himself or by a responsible and competent adult employee working under his personal direction and control.

#### F4. Records of Transactions in Declared Drugs to be Kept

F4.01. A wholesale seller of restricted drugs shall keep at the premises or place specified in his license, a system of records in which he shall record in ink on the day of any transaction or dealing in declared drugs, all transacting or dealings in, about, or in connexion with a declared drug.

F4.02.

- (a) Such system of records shall include a book or books to be called the "Drugs Register".
- (b) Such Drugs Register shall contain a separate book or a separate page or portion of a book for each different form, strength and class of declared drug.
- (c) Each transaction or dealing in declared drugs of one and the same form, strength and class shall be entered in such Drugs Register in chronological order, and each entry shall include a progressive balance of the quantity of that form, strength and class of drug then remaining in the possession of the licensed seller at the conclusion of the transaction to which the entry relates.
- (d) Each entry which relates to the obtaining of a declared drug shall include the date of the transaction, the name and address of the person from whom the drug was obtained, the quantity of that form, strength and class of drug obtained, and the supplier's invoice number or other distinctive business reference number of the transaction.



(e) Each entry which relates to the sale of a declared drug shall include the date of the transaction, the name and address of the person to whom the drug was sold, the quantity of that form, strength and class of drug sold, and the seller's invoice number or other distinctive business reference number of the transaction.

(f) Each entry which relates to any other type of transaction not coming within the provisions of Regulations F4.02 (d) and (e) of these Regulations shall include the date of such transaction, the nature of such transaction and any explanation thereof the circumstances may require, and the quantity of that form, strength and class of drug coming into or passing out of the seller's possession as a result of that transaction.

F4.03.

(a) Such system of records shall include an Individual Purchases Index in which a separate sheet or card shall be kept for each person to whom a declared drug has been sold.

(b) Upon each such sheet or card shall be recorded the name and address of the person to whom any such drugs have been sold, and particulars of each separate transaction in which such a drug was sold to such person.

(c) Each entry on such sheet or card shall include the date of the transaction, the form, strength, class and quantity of drug sold, and the seller's invoice number or other distinctive business reference number of the transaction.

F4.04. Each book, register, index, sheet and card required to be kept under the provisions of this Regulation shall be kept and preserved by such licensed wholesale seller for two years after the date of the last entry therein.

PART G - OBTAINING OF DRUGS ON WRITTEN ORDER

G1. Authorised Persons to Obtain on Written Order

G1.01.

(a) A medical practitioner, a dentist, a veterinary surgeon, or a pharmaceutical chemist authorised to obtain a dangerous drug or a restricted drug, who wishes to purchase a dangerous drug or a declared drug, shall do so on a written order.

Such order shall bear on the face thereof the date when it was so written, the name and quantity of the drug so ordered, and shall be signed with the usual signature of the person purchasing the dangerous drug or the declared drug.

(b) A matron or person having control of a hospital and a licensee of a private hospital licensed under the Acts and a person in charge of an Institution, who wishes to purchase for hospital purposes a dangerous drug or a restricted drug, shall do so only on the written order of a medical practitioner.

Such order shall bear on the face thereof the date when it was so written, the name and quantity of the drug so ordered and shall be signed by the medical practitioner with his usual signature.

(c) A person, licensed to sell dangerous drugs or restricted drugs by wholesale, who wishes to purchase a dangerous drug or a restricted drug shall do so on a written order.

Such order shall bear on the face thereof the date when it was so written, the name and quantity of the drug so ordered, and shall be signed by him or by a responsible adult employee acting on his behalf.

## G2. Obligations of Vendor in Respect of Written Orders

G2.01. A person, who, pursuant to the dated and signed written order of a person, authorised by the provisions of these Regulations, sells a dangerous drug or a declared drug shall endorse such order with the date such dangerous drug or restricted drug is sold and shall preserve it for a period of two years from the date of the sale of such dangerous drug or such restricted drug and shall make it readily available for inspection when required by an Inspector:

Provided that, in the case of a sale of a dangerous drug or a declared drug by a pharmaceutical chemist, such pharmaceutical chemist shall forward such written order, duly endorsed as above prescribed, to the Director-General.

## PART H - PRESCRIBING AND DISPENSING OF DRUGS

### H1. Who may Prescribe Dangerous and Restricted Drugs

H1.01. A person shall not prescribe in a prescription a dangerous drug, unless he is a medical practitioner or a veterinary surgeon.

H1.02. A person shall not prescribe in a prescription a restricted drug, unless he is a medical practitioner, a veterinary surgeon or a dentist.

### H2. Who May Dispense Dangerous and Restricted Drugs

H2.01. Save as is by these Regulations otherwise expressly provided, a person shall not, except on the written prescription of a medical practitioner or a veterinary surgeon, dispense a dangerous drug.

H2.02. Save as is by these Regulations otherwise expressly provided a person shall not, except on the written prescription of a medical practitioner, a veterinary surgeon or a dentist, dispense a restricted drug.

### H.3. Writing of Prescriptions, etc.

H3.01. A medical practitioner or a veterinary surgeon shall not write a prescription which specifies a dangerous drug or a restricted drug, and a dentist shall not write a prescription which specifies a restricted drug, and a person shall not sell or dispense a dangerous drug or a restricted drug specified in a written prescription, unless such prescription shall comply in full with the following provisions, limitations and conditions, namely:

- (a) It shall be legibly written in ink in the handwriting of the prescriber, and shall bear on the face thereof the date when it was so written, the name, professional qualification, address, and telephone number (if any) of the prescriber, and the name and address of the person for whom it is intended, and shall be signed by the prescriber with his usual signature;
- (b) It shall not have anything written thereon in cipher or secret code;
- (c) Where prescribed by a medical practitioner it shall state the total amount of medicine to be supplied at each dispensing and the dose to be taken, and, if the medical practitioner intends that such prescription shall be dispensed more than once, have clearly and legibly endorsed on the face thereof the maximum number of times such prescription shall be dispensed and the intervals which must elapse between each dispensing and where it prescribes any dose in excess of the official dose such excess where written shall be underlined and initialled by such medical practitioner;

- (d) Where prescribed by a dentist it shall not prescribe a dose in excess of the official dose; and shall have clearly and legibly endorsed on the face thereof the words "for dental treatment only"; and
- (e) Where prescribed by a veterinary surgeon it shall have clearly and legibly endorsed on the face thereof the words "for animal treatment only", and the number of times (not exceeding three times) such prescription may be dispensed.

H3.02. The provisions of Regulation H2 of these Regulations shall not apply to the sale

- (a) of a liniment, ointment, or other preparation which is prepared for external use only, or for veterinary use, and which is not in the opinion of the Director-General capable of being employed for internal consumption or use by man, and which has been exempted by the Director-General from such restrictions;
- (b) of a dangerous drug or a restricted drug to a medical practitioner, a pharmaceutical chemist, a dentist, or a veterinary surgeon, in accordance with the provisions of Regulation D2 of these Regulations or to any college, educational establishment, scientific or public institution with the approval in writing of the Director-General, or to a Department of the Government of the State or Commonwealth on the dated and signed written order of the permanent head of such Department or his nominee; or
- (c) to the master of a ship which is in port in Queensland of dangerous drugs or restricted drugs in order to complete the equipment of such ship and to comply with the provisions of the Merchant Shipping Acts, as certified by the Medical Officer of Health of the port or by the Director-General to be necessary.

H3.03.

(a) A medical practitioner may in cases of emergency, but only in cases of emergency, the proof of the existence of which emergency shall lie upon such medical practitioner, issue to a pharmaceutical chemist a verbal prescription or order which includes a restricted drug or a dangerous drug, but in every such case such medical practitioner shall immediately thereafter reduce such verbal prescription or order to writing and within twenty-four hours of the issue of such verbal prescription or order, despatch the written prescription or order to such pharmaceutical chemist.

(b) A pharmaceutical chemist, who, having dispensed a verbal prescription or order for a dangerous drug or a restricted drug, does not receive within seventy-two hours from the medical practitioner issuing such verbal prescription or order a written prescription or order in confirmation of such verbal prescription or order, shall immediately report the circumstances to the Director-General.

#### H4. Dispensing and Recording of Prescriptions Containing Dangerous Drugs by Medical Practitioners and Veterinary Surgeons

H4.01. A medical practitioner and a veterinary surgeon who dispenses a medicine or a preparation containing a dangerous drug or a declared drug shall keep a suitable and separate book in which he shall record the prescription of every such medicine or preparation, the date when dispensed, and, in the case of a medical practitioner, the name and address of the patient for whose treatment it was dispensed; and in the case of a veterinary surgeon the name and address of the person to whom such medicine or preparation was supplied; such book shall be kept in such manner as to be readily understood by an Inspector and shall be preserved by the person dispensing for a period of two years from the date of the latest such dispensing recorded therein, and such book shall be kept and made readily available for inspection when required by an Inspector.

H4.02. Where a medical practitioner or a veterinary surgeon dispenses a prescription containing a dangerous drug, such medical practitioner or veterinary surgeon shall treat such prescription in the same manner as prescribed for pharmaceutical chemists in Regulation H6. of these Regulations.

#### H5. Conditions of Dispensing

H5.01. A pharmaceutical chemist, to whom a prescription containing a restricted drug or a dangerous drug is submitted, shall first satisfy himself that such prescription is in accordance with the requirements of these Regulations.

H5.02. A person shall not dispense a prescription, containing a restricted drug or a dangerous drug

- (a) unless and until he is satisfied that the medical practitioner or the veterinary surgeon or the dentist, who signed the prescription, is a medical practitioner, or a veterinary surgeon or a dentist duly registered within the State of Queensland;
- (b) which is obliterated in whole or in part, or is illegible or is defaced, or if such prescription appears to him to have been altered in any way by a person other than the prescriber;
- (c) which bears, stamped or written on it, the word "cancelled";
- (d) beyond the number of times stated thereon or at intervals of time less than stipulated thereon; or
- (e) which has been written or bears a date more than six months prior to the date of its presentation.

H5.03. When a pharmaceutical chemist is satisfied that a prescription is not in accordance with the requirements of these Regulations, he shall take possession of it, cancel it and endorse on its face in ink in his own handwriting the date and his usual signature and forward it to the Director-General.

A person shall not bring nor be entitled to bring an action against a pharmaceutical chemist who retains or holds a prescription in compliance with the provisions of this Regulation.

A pharmaceutical chemist may, in his discretion, dispense on one occasion only a prescription containing a restricted drug, other than a declared drug, which prescription has been written by a medical practitioner, who is registered in another State of the Commonwealth but, in such case, he shall cancel it and endorse it, on the face thereof, in ink in his own handwriting with the date of its dispensing and his usual signature, together with his address (either stamped or written) and forward it to the Director-General.

#### H6. Endorsing of Prescriptions

H6.01. A pharmaceutical chemist, who dispenses a prescription containing a restricted drug or a dangerous drug, written in accordance with the provisions of these Regulations, shall on the day he dispenses such prescription

- (a) endorse in ink in his own handwriting the face of such prescription with the date of dispensing and his usual signature and shall further endorse the face of such prescription with his address, either legibly stamped or written; and

- (b)
  - (i) in the case of a prescription containing a restricted drug, stamp or write in ink in legible characters across the face of such prescription the word "cancelled"; or
  - (ii) in the case of a prescription containing a dangerous drug stamp or write in ink in legible characters across the face of such prescription the word "cancelled" in such a manner as not to obliterate any other writing on the prescription, and forward such prescription within fourteen days of the date on which it was cancelled to the Director-General:

Where a prescription is authorized in writing by the prescriber to be dispensed more than once, the provisions of this Regulation requiring the prescription to be endorsed with the word "cancelled" shall apply to the pharmaceutical chemist, who dispenses the prescription for the last occasion as determined by the statement thereon relating to the maximum number of times such prescription is to be dispensed:

Provided that, in respect of

- (a) a prescription for a dangerous drug issued under the provisions of the National Health Act of the Commonwealth of Australia; or
- (b) a prescription for a dangerous drug issued under the provisions of the Repatriation Acts of the Commonwealth of Australia; or
- (c) a doctor's bag order, containing a dangerous drug, issued under the provisions of the National Health Act of the Commonwealth of Australia,

the duplicate of such prescription or doctor's bag order shall be and be deemed to be a prescription for the purpose of this Regulation.

H6.02. When as prescribed by these Regulations a pharmaceutical chemist is required to mark a prescription which contains a declared drug, "cancelled", he shall take possession of such prescription and shall file it in such a manner as to enable him to produce it readily on the demand of an Inspector, and shall retain and preserve it for a period of two years from the date of cancellation: Provided, however, if a preparation contains both a dangerous drug and a restricted drug, such prescription shall be dealt with in the manner prescribed by Subregulation H6.01 of these Regulations.

H6.03. The provisions of Subregulation H6.01 (b) (ii) of these Regulations in regard to the forwarding of a prescription containing a dangerous drug to the Director-General on its cancellation shall not apply to a prescription written by a medical practitioner for a member of a Society registered under "The Friendly Societies Acts, 1913 to 1965," in the Lodge prescription book of such member.

#### H7. Seizing and Dealing with Illegal Prescriptions

##### H7.01.

(a) A pharmaceutical chemist shall retain possession of a prescription, which contains a restricted drug or a dangerous drug, which is presented to him for dispensing and which he suspects of being false in any particular and shall hold such prescription for such period as will enable him to satisfy himself as to its genuineness and make enquiries concerning the bona-fides of the person by whom it is presented or concerning the identity of the individual by whom such prescription purports to have been written.

(b) A person shall not bring or be entitled to bring an action against a pharmaceutical chemist who retains or holds a prescription in compliance with the provisions of this Regulation.

#### H8. Other Provisions re Prescriptions

H8.01. A pharmaceutical chemist who dispenses a prescription containing a dangerous drug or a restricted drug in the written prescription of a veterinary surgeon shall enclose the drugs so dispensed in a package distinctly labelled with the words "for animal treatment only".

#### H9. Records to be kept of Transactions in Dangerous and Declared Drugs

H9.01. A pharmaceutical chemist, authorized under the provisions of Regulation D2.02 of these Regulations, shall keep at the place where he carries on business or at a dispensary of which he is in charge as an employee, a record book (hereinafter referred to as the "Drugs Book") in which he shall record on the day of transaction or dealing in a dangerous drug or a declared drug all transactions or dealings in, about or in connexion with dangerous drugs or declared drugs.

H9.02. Such Drugs Book shall be divided into two separate parts - namely Part I and Part II - and each page shall refer to one class of each separate drug only.

H9.03. A pharmaceutical chemist shall record

- (a) in the said Part I of the Drugs Book, full particulars of each dangerous drug or declared drug from time to time purchased or obtained by him, the date of such purchase or obtaining, the name and address of the person from whom such dangerous drug or declared drug was purchased or obtained, the name of the dangerous drug or declared drug and the quantity of such dangerous drug or declared drug purchased or obtained; and
- (b) in the said Part II of the Drugs Book full particulars of every dangerous drug or declared drug from time to time sold, dispensed or compounded by him (as the case may be), including the date every such dangerous drug or declared drug was sold, dispensed or compounded, the quantity of such dangerous drug or declared drug, the name and address of the person to whom such dangerous drug or declared drug was sold or dispensed, the name of the person who wrote the prescription containing such dangerous drug or declared drug, and the number allotted by the chemist to the prescription.

H9.04. A pharmaceutical chemist who dispenses a prescription which contains barbituric acid or its salts or its derivatives or their salts or any preparation or admixture containing any proportion thereof may, instead of complying with the requirements of Subregulation H9.03 (b) of these Regulations, keep at the premises where he carries on business or at a dispensary of which he is in charge as an employee a prescription book

- (i) of which the pages shall be numbered consecutively;
- (ii) in which he shall, at the time of dispensing any such prescription, make a true copy of it;
- (iii) in which such entries shall be in chronological sequence;
- (iv) which he shall keep for a period of two years from the date of the last entry of such prescription therein; and
- (v) which he shall make available for inspection when so required by an inspector;

Provided that a pharmaceutical chemist who dispenses for the last time a prescription which contains barbituric acid or its salts or its derivatives or their salts or any preparation or admixture containing any proportion thereof will be deemed to have complied with the provisions of Subregulation H9.03 (b) of these Regulations if he retains such

prescription (whether it be an original prescription or a duplicate of a prescription issued as a benefit under the provisions of the National Health Acts of the Commonwealth of Australia); in which such case he shall retain such prescription for a period of two years from the date of its cancellation and shall make it available for inspection when so required by an Inspector.

H9.05. A pharmaceutical chemist who makes a transaction in regard to a dangerous drug or a declared drug, other than barbituric acid or its salts or its derivatives or their salts or any preparation or admixture containing any proportion thereof, shall, in addition to complying with the requirements of Subregulation H9.03 of these Regulations, make a true entry in a balance column of the record of the stock of the dangerous drug or the declared drug, other than barbituric acid or its salts or its derivatives or their salts or any preparation or admixture containing any proportion thereof, in possession at that time, taking into account the amount of such dangerous drug or declared drug, other than barbituric acid or its salts or its derivatives or their salts or any preparation or admixture containing any proportion thereof, bought or obtained and sold, dispensed or compounded.

H9.06. A person shall not make any entry in the Drugs Book, which is untrue in any particular, nor shall he alter, obliterate or cancel an entry therein, other than for the purpose of correcting an error in such entry and he shall make every correction of an entry only by a marginal note or a footnote, which shall give the date of the correction and the correct particulars.

H9.07. A pharmaceutical chemist, who acquires a pharmacy premises as a "going concern", shall immediately make an accurate inventory of each dangerous drug and each declared drug included in the stock and shall forthwith enter in the balance column of the Drugs Book, a record of such drugs in the appropriate headings, the quantity of each such dangerous drug and each such declared drug in the stock taken over by him.

H9.08. The Drugs Book shall be kept by the pharmaceutical chemist for a period of two years from the date of the last purchase or obtaining, or the date of the last selling, dispensing or compounding recorded therein.

A pharmaceutical chemist shall make such Drugs Book available for inspection, when so required by an Inspector.

#### H10. Keeping and Storage of Dangerous Drugs and Declared Drugs

H10.01. A pharmaceutical chemist who has in his possession upon the premises or place occupied by him for his business as a pharmaceutical chemist, or has in his possession at a dispensary of which he is in charge as an employee, a dangerous drug or a declared drug, shall keep such dangerous drug or such declared drug under lock and key in a safe, cupboard, or drawer, the key of which he shall not allow to pass out of his possession and which safe, cupboard, or drawer shall be kept locked by him when not actually being used by him.

### PART I - OBLIGATIONS OF MEDICAL PRACTITIONERS, VETERINARY SURGEONS AND DENTISTS

#### I 1. Medical Practitioners and Veterinary Surgeons to Keep Records of Dangerous and Declared Drugs

##### I 1.01.

(a) A medical practitioner or a veterinary surgeon who buys or obtains a dangerous drug or a declared drug shall keep at the place where he practices his profession a register, and shall record therein true particulars as to every quantity of such dangerous drug or such declared drug bought or obtained by him and supplied, dispensed or used by him. A separate register or separate part of the register shall be used for each of the various classes of dangerous or declared drugs, and he shall make each entry on the day on which the dangerous or declared drug is bought, obtained, supplied, dispensed, or used, or, if that is not practicable, on the following day.

(b) Such entries shall include the name and address of the patient (in the case of a medical practitioner) or the name and address of the owner of the animal (in the case of a veterinary surgeon) for whom the dangerous drug or the declared drug was supplied, dispensed, or used.

I 1.02.

(a) A medical practitioner or a veterinary surgeon shall not make an entry which is untrue in any particular in the register nor shall he alter, obliterate, or cancel an entry therein except for the purpose of correcting an error in such entry and he shall make every correction of an entry only by a marginal note or footnote which shall give the date of the correction and the correct particulars.

(b) Such register shall be preserved by the person buying or obtaining and supplying, dispensing, or using such dangerous or such declared drug for a period of two years from the latest buying or obtaining or supplying, dispensing or using of such dangerous or such declared drug recorded therein.

(c) Such register shall be kept and made readily available for inspection when required by an Inspector.

I 1.03. A medical practitioner and a veterinary surgeon shall, on the demand of an Inspector, furnish all particulars required by such Inspector as to the buying, obtaining, supplying, dispensing or using of a dangerous drug or declared drug, or concerning stocks of such dangerous or declared drug held by such medical practitioner or veterinary surgeon and of all transactions made therewith.

I 2. To Use Samples only in Profession

I 2.01. A medical practitioner or a veterinary surgeon who receives from any source a sample of a dangerous drug or a declared drug shall not dispose of such sample nor of any part thereof otherwise than by use in the practice of his profession; and he shall not, at any time, use such sample otherwise than in accordance with the provisions of these Regulations.

I 3. Keeping and Storage of Drugs by Medical Practitioners and Veterinary Surgeons

I 3.01. A medical practitioner and a veterinary surgeon, who has, upon the premises occupied by him, a dangerous drug or a declared drug, shall keep such dangerous drug or such declared drug under lock and key in a safe or in a locked cupboard, or locked drawer, the key of which he shall not allow to pass out of his possession. He shall keep such safe, cupboard, or drawer locked when not in actual use by him.

I 3.02. A medical practitioner or a veterinary surgeon who, in the lawful practice of his respective profession, is in possession of dangerous drugs or declared drugs, other than on the premises as aforesaid, shall keep all such dangerous drugs or declared drugs under his personal control.

I 4. Dentists to Keep Record of Transactions

I 4.01. A dentist who buys or obtains or administers the dangerous drug cocaine or the dangerous drug pethidine or a declared drug in the treatment of his patients shall keep at each place where he practises his profession a record book in which he shall faithfully record

- (a) all purchases or obtainings of cocaine, pethidine and declared drugs, together with the date and quantity of such purchases or obtainings and the name of the person from whom such cocaine, pethidine or declared drugs were purchased or obtained; and



- (b) the quantity of cocaine, pethidine or declared drug from time to time administered, the name and address of the patient to whom such cocaine, pethidine or declared drug was administered and the date such cocaine, pethidine or declared drug was administered.

I 4.02. A dentist shall not make an entry which is untrue in any particular in the record book nor shall he alter, obliterate or cancel an entry therein except for the purpose of correcting an error in such entry and he shall make every correction of an entry only by a marginal note or footnote, which shall give the date of the correction and the correct particulars.

I 4.03. A dentist shall keep such record book for a period of two years from the date of the last purchase, obtaining or administration of cocaine, pethidine or declared drug shown therein and he shall keep and make such record book available for inspection, when so required by an Inspector.

#### I 5. To Use Samples Only in Profession

I 5.01. A dentist who receives from any source a sample of the dangerous drug cocaine or the dangerous drug pethidine or a declared drug shall not dispose of such sample or of any part thereof otherwise than by use in the course of his profession; and he shall not, at any time, use such sample otherwise than in accordance with the provisions of these Regulations.

#### I 6. Keeping and Storage of Dangerous and Declared Drugs by Dentists

I 6.01. A dentist who has in his possession upon the premises or place where he practises his profession, the dangerous drug cocaine or the dangerous drug pethidine or a declared drug, shall keep the cocaine, pethidine or declared drug under lock and key in a safe, cupboard or drawer, the key of which he shall not allow to pass out of his possession and which safe, cupboard or drawer shall be kept locked by him when not being actually used by him.

### PART J - DRUGS IN HOSPITALS AND INSTITUTIONS

#### J1. Possession and Use of Dangerous and Restricted Drugs

J1.01. A person in or at a hospital or institution shall not have in his possession a dangerous drug unless such drug has been lawfully obtained by him under the provisions of these Regulations.

J1.02. A person shall not supply a dangerous drug or a restricted drug to a hospital or an institution except on the written order of a medical practitioner practising at such hospital or institution, or of a pharmaceutical chemist in charge of the dispensary as an employee of such hospital or institution.

#### J1.03.

(a) A pharmaceutical chemist in charge of the dispensary at a hospital or institution, or, if there is no pharmaceutical chemist, so engaged full time, the matron of any hospital, or the licensee of a private hospital licensed under the Acts, or the person in charge of an institution shall be responsible for the keeping of records in connexion with all transactions in dangerous drugs and declared drugs at such hospital or institution as required by these Regulations.

(b) Each such person referred to in paragraph (a) of this sub-regulation shall, at least once a week, inspect all books and records of all transactions in dangerous drugs at such hospital or institution and shall endorse such books and records with the date of such an inspection together with the result thereof.

Upon finding the use of a dangerous drug or of a declared drug in contravention of these Regulations, or the use of a dangerous drug or of a declared drug which appears to him to be excessive, he shall forthwith report such circumstances to the Medical Superintendent or the Director-General.

J2. Keeping and Storage of Dangerous Drugs and Declared Drugs

J2.01. A person, who is in charge of dangerous drugs and declared drugs at a hospital or institution, whether in a dispensary, a ward, an operating theatre or other department of such hospital or institution, shall keep such dangerous drugs and such declared drugs under lock and key in a safe, cupboard, or drawer, the key of which he shall not allow to pass out of his possession and which safe, cupboard, or drawer shall be kept locked by him when not being actually used by him.

J3. Records of all Transactions in Dangerous Drugs and Declared Drugs to be Kept

J3.01. The pharmaceutical chemist at a hospital or matron of a hospital or licensee of a private hospital or the person in charge of an institution (as the case may be) shall keep or cause to be kept complete records of all purchases, obtainings or uses of dangerous drugs and declared drugs in either of the following methods:

- (a) Where dangerous drugs or declared drugs are stored at a central point for issue to wards, operating theatres, or departments of such hospital or institution, such person shall keep a book, to be called the "Main Issue Book", in which he shall record or cause to be recorded the name and quantity of each form, strength and class of such dangerous drug or declared drug purchased or obtained, the date of such purchasing or obtaining, the name and address of the person from whom it was purchased or obtained, the name and quantity of each form, strength and class of such dangerous drug or declared drug issued, the date it was issued, the designation of the ward or department to which it was issued, the signature of the person to whom it was delivered, and a progressive balance of that form, strength and class of such dangerous drug or such declared drug then in stock at the central storage point.

Each page of the Main Issue Book shall contain entries relating to drugs of one and the same form, strength and class only.

The person in charge of a ward, operating theatre, or department to which a dangerous drug or a declared drug has been issued in accordance with the foregoing provisions of this Regulation shall keep a record book, to be called the "Ward Drugs Book", in which he shall record or cause to be recorded the name and quantity of each form, strength and class of such dangerous drug or such declared drug received, the date it was received, the name and quantity of each form, strength and class of such dangerous drug or such declared drug used or administered or supplied, the date and time of its use, administration or supply, the name of the patient on or to whom it was used, administered, or supplied, the signature of the person using, administering, or supplying it, and a progressive balance of that form, strength and class of such dangerous drug or such declared drug then in stock in the ward or department.

The person issuing a dangerous drug or a declared drug to a ward, operating theatre or department shall countersign the entry recording such issue in the Ward Drugs Book.

Each page of the Ward Drugs Book shall contain entries relating to drugs of one and the same form, strength and class only; or

- (b) Where dangerous drugs or declared drugs are kept at one point only at a hospital or institution, such person shall keep a suitable book or books in which he shall record or cause to be recorded the name and quantity of each form, strength and class of such dangerous drug or such declared drug purchased or obtained, the date of such purchasing or obtaining, the name and address of the person from whom it was purchased or obtained, the name and quantity of each form, strength and class of such dangerous drug or such declared drug used or administered or supplied, the date and time of such use, administration or supply, the name of the patient on or to whom it was used, administered or supplied, the signature of the person using, administering or supplying such drug, and a progressive balance of that form, strength and class of such dangerous drug or such declared drug then remaining in stock.

Each page of a book kept in this method shall contain entries relating to drugs of one and the same form, strength and class only.

J3.02. Where a dangerous drug or a declared drug has been purchased or obtained for a particular patient, such patient's name and address shall be shown with the entry relating to such purchasing or obtaining in the record book.

J3.03.

(a) The pharmaceutical chemist, or the matron of a hospital, or the licensee of a private hospital licensed under the Acts, or the person in charge of an institution, who issues a dangerous drug or a declared drug to a ward, operating theatre, or other department of such hospital or institution shall not do so unless and until he has satisfied himself of the necessity for such issue and that previous issues of dangerous drugs or declared drugs to such ward or operating theatre or other department have been satisfactorily accounted for, and, having made the issue, he shall countersign the Ward Drugs Book.

(b) The person to whom such issue of a dangerous drug or a declared drug has been delivered, shall sign a receipt for such dangerous drug or such declared drug in the Main Issue Book.

J3.04. A person who makes a false entry in such Main Issue Book or such Ward Drugs Book, shall be guilty of an offence against these Regulations.

J4. Authority to Administer Drugs

J4.01. A person shall not administer a dangerous drug or a declared drug to a patient in a hospital or institution except on the written instruction of a medical practitioner.

PART K - OBLIGATIONS OF OTHER AUTHORIZED PERSONS

Kl. Keeping and Storage of and Keeping Records of Transactions in Dangerous and Declared Drugs

Kl.01. A person authorized by the provisions of Regulation D2 of these Regulations, shall, unless specifically provided for elsewhere in these Regulations, not have a dangerous drug or a declared drug in his possession other than under lock and key in a safe, cupboard, or drawer, the key of which he shall not allow to pass out of his possession and which safe, cupboard or drawer shall be kept locked by him when not being actually used by him.

Such person shall keep true records of all transactions made by him in dangerous drugs and declared drugs in a form approved by the Director-General.

This Regulation shall not apply to a person to whom the provisions of Subregulation D2.08 of these Regulations apply.

K2. Further Requirements for Keeping of Records

K2.01. Notwithstanding any other provisions of these Regulations, a person authorized by these Regulations to have dealings with dangerous drugs or restricted drugs shall keep such records of each dealing with such drugs in a form and under such conditions as the Director-General, in his discretion, may require.

PART L - USE OF DRUGS BY PRESCRIBEES

L1. Drugs to be used only for Purpose Intended

L1.01. A person who obtains a restricted drug or a dangerous drug in his favour and for his treatment under the authority of a prescription or under an order of a medical practitioner shall

- (a) keep such restricted drug or such dangerous drug in his possession at all times; and
- (b) use such restricted drug or such dangerous drug only for the medical purpose for which it was obtained, and in the manner directed by such medical practitioner.

L1.02. A person who obtains a restricted drug in his favour and for his treatment under the authority of a prescription or under an order of a dentist shall

- (a) keep such restricted drug in his possession at all times; and
- (b) use such restricted drug only for the dental purpose for which it was obtained, and in the manner directed by such dentist.

L1.03. A person who obtains a restricted drug or a dangerous drug under the authority of a prescription or under an order of a veterinary surgeon shall

- (a) keep such restricted drug or such dangerous drug in his possession at all times; and
- (b) use such restricted drug or such dangerous drug only for the veterinary purpose for which it was obtained and in the manner directed by such veterinary surgeon.

PART M - LENGTHY TREATMENT WITH AND ADDICTION TO DRUGS

M1. Director-General to be Notified of Lengthy Treatment

M1.01. A medical practitioner who, in the course of his medical practice, dispenses, prescribes or administers a dangerous drug in the treatment of a patient for a period greater than two calendar months, shall forthwith report the circumstances of the case in writing to the Director-General. Such report shall contain the name and address of the patient, the dangerous drug involved and the medical condition for which he considers the use of such drug necessary, together with all such other particulars as the Director-General may from time to time require.

M2. Authority of Director-General necessary for Treatment of Drug Addicts

M2.01. A medical practitioner shall not sell nor dispense nor administer nor prescribe to or for a drug addict a dangerous drug or a restricted drug without the permission of the Director-General.

M3. Obligations of Medical Practitioners in Treatment of Addicts

M3.01. A medical practitioner, who desires to treat a drug addict, and who considers it necessary for the purposes of such treatment that such drug addict should receive rational supplies of a dangerous drug or a restricted drug shall forthwith report the circumstances of the case of such drug addict to the Director-General, who may, at his discretion, permit such medical practitioner to sell, dispense administer or prescribe for the treatment of such drug addict such quantities of such dangerous drug or such restricted drug in question as he shall deem necessary in the circumstances.

M3.02. The permission of the Director-General required by this Regulation shall be in writing, provided that the Director-General may, in a particular case, give his verbal permission, but shall forthwith confirm such verbal permission in writing.

M3.03. The Director-General may, in his discretion, by notice in writing, addressed to the medical practitioner concerned, withdraw the permission, either verbal or written, that he may have given in accordance with the provisions of this Regulation.

M3.04. A medical practitioner, who reports the case of a drug addict to the Director-General, shall report such particulars as the Director-General may, from time to time, require.

M3.05. A medical practitioner, who has been authorized under the provisions of this Regulation to treat a drug addict, shall not sell, dispense, administer, or prescribe to or for such drug addict a dangerous drug or a restricted drug in excess of the quantity permitted in such case by the Director-General.

M4. Self Administration of Dangerous Drugs by Authorized Persons Prohibited.

M4.01. A person authorized by the provisions of Regulation D2 of these Regulations shall not use nor attempt to use a dangerous drug for the purposes of self-administration.

Provided that this prohibition shall not apply to a person who has obtained a dangerous drug in pursuance of a prescription of a medical practitioner in his favour and for his treatment.

PART N - OFFENCES IN RESPECT OF DANGEROUS AND RESTRICTED DRUGS

N1. Details of Offences

N1.01. A person shall not utter or attempt to utter a prescription prescribing a dangerous drug or a restricted drug if such prescription has not been written by a person authorized so to do under these Regulations.

N1.02. A person, other than the prescriber, shall not alter nor obliterate nor make an endorsement on such prescription.

N1.03. A person shall not utter nor attempt to utter a prescription prescribing a dangerous drug or a restricted drug if such prescription has thereto, therein or thereon an alteration, obliteration or endorsement made by a person other than the prescriber.

N1.04. A person shall not, by a false representation, obtain or attempt to obtain

- (a) a dangerous drug or a restricted drug from a person authorized by these Regulations to sell or dispense a dangerous drug or a restricted drug; or
- (b) a prescription for a dangerous drug or a restricted drug from a person authorized by these Regulations to prescribe a dangerous drug or a restricted drug.

Nl.05. A person shall not make a false representation whatsoever concerning an order, certificate or prescription for a dangerous drug or a restricted drug given by a person authorized by these Regulations to give such order, certificate or prescription.

Nl.06. A person shall not state a false name or place of abode or address to a person authorized by these Regulations to sell or dispense or prescribe or administer a dangerous drug or a restricted drug.

Nl.07. A person shall not by representation made to a medical practitioner or a dentist obtain or attempt to obtain

- (a) a dangerous drug; or
- (b) a restricted drug; or
- (c) a prescription for a dangerous drug; or
- (d) a prescription for a restricted drug

without first informing such medical practitioner or dentist of the quantity of such dangerous or such restricted drug or prescription which he has obtained from another medical practitioner or dentist within the period of two months prior to such representation.

Nl.08. A person authorized with respect to any of the matters prescribed by Regulation D2 of these Regulations shall

- (a) account to the satisfaction of an Inspector for each and every quantity of a dangerous drug or of a declared drug which has been in his possession at any time during the preceding two years; or
- (b) have in his possession, or produce upon the demand of an Inspector, the quantity of a dangerous drug or of a declared drug shown by the record kept by him to be the quantity of that dangerous drug or of that declared drug which ought to be in his possession.

Nl.09. A person shall not make an entry in a book or record prescribed by these Regulations, which entry is false or untrue in any particular.

Nl.10. The provisions of this Regulation shall not apply to a person authorized in the manner prescribed by Regulation D2.08 of these Regulations.

Nl.11. Nothing in this Regulation shall relate or be deemed to relate to an endorsement made upon a prescription by a pharmaceutical chemist as prescribed by these Regulations.

#### PART O - LABELLING AND DELIVERY OF DANGEROUS AND RESTRICTED DRUGS

##### 01. Labelling of Dangerous Drugs and Restricted Drugs

01.01. A person licensed or authorized under these Regulations to sell a dangerous drug shall not sell such dangerous drug unless the package containing it bears a label, securely affixed to the outside of such package, on the main face of which label are shown the following particulars:

- (a) the word "Poison" together with the symbol S8;
- (b) immediately following the words "Poison S8" the following statement:

"It is illegal to supply this preparation except upon prescription, or to be in possession of it without authority";

- (c) all other cautionary statements required by these Regulations;
- (d) the name of the preparation or the dangerous drug and the percentage proportion of such dangerous drug or drugs present therein;
- (e) the name and address of the packer or seller; and
- (f) all other particulars which the Director-General may from time to time require.

01.02. A person shall not sell a dangerous drug unless there is shown in bold-faced sans-serif capital letters at least half as large as any other word or letter on the main face of the label attached to the container, the words "Poison S8" in a white surround. The words "Poison S8" shall form the first line of the label and another word or letter shall not appear on the same line or in the same surround.

Where a dangerous drug already in a package is contained in an outer wrapper or enclosure, such outer wrapper or enclosure shall bear a label similar to that required by these Regulations for the immediate container.

The provisions of Subregulations 01.01 and 01.02 of this Regulation shall not apply to a dangerous drug, dispensed in accordance with the provisions of Regulation H5 of these Regulations, other than a dangerous drug contained in a preparation for external use.

01.03. A person licensed or authorized under these Regulations to sell a restricted drug shall not sell such restricted drug unless the package containing it bears a label, securely affixed to the outside of such package, on the main face of which label are shown the following particulars:

- (a) the word "Caution", together with the symbol S4;
- (b) immediately following the word "Caution S4", the following statement:  
"Supply of this preparation except on prescription is illegal";
- (c) all other cautionary statements required by these Regulations;
- (d) the name of the preparation or restricted drug and the percentage proportion of such restricted drug present therein;
- (e) the name and address of the packer or seller; and
- (f) all other particulars which the Director-General may from time to time require.

01.04. A person shall not sell a restricted drug unless there is shown in bold-faced sans-serif capital letters at least half as large as any other word or letter on the main face of the label affixed to the container the words "Caution S4" in a white surround. The words "Caution S4" shall form the first line of the label and another word or letter shall not appear on the same line or in the same surround.

Where a restricted drug already in a package is contained in an outer wrapper or enclosure, such outer wrapper or enclosure shall bear a label similar to that required by these Regulations for the immediate container.

01.05. The provisions of Subregulations 01.03 and 01.04 of this Regulation shall not apply to a restricted drug, dispensed in accordance with the provisions of Regulation H5 of these Regulations, other than a restricted drug contained in a preparation for external use.

01.06. A person shall not sell a dangerous drug or a restricted drug unless there is shown on the main face of the label, immediately following any statement required by the provisions of this Regulation a statement in the following form:

"Keep out of the reach of children".

#### LABELLING OF AMPOULES FOR PARENTERAL USE

01.07. Notwithstanding the provisions of this Regulation it shall be sufficient for the body of an ampoule containing a dangerous or a restricted drug for parenteral use to bear the following information, clearly and visibly shown in ceramic labelling:

- (a) the name of the drug;
- (b) the quantity of the drug; and
- (c) the manufacturers' name and address or trade mark.

The immediate container of such ampoule shall be labelled in accordance with the provisions of this Regulation.

#### 02. Delivery of Dangerous Drugs and Declared Drugs

02.01. A person shall not sell nor supply a dangerous drug or a declared drug to an authorized person other than

- (a) by personal delivery at the vendor's premises by the vendor or his responsible adult employee to the authorized person; or
- (b) by personal delivery at the vendor's premises by the vendor or his responsible adult employee to an adult, specially empowered in writing in that behalf by the authorized person; or
- (c) by personal delivery by the vendor or his responsible adult employee or by common carrier to the authorized person or his responsible adult employee at the premises of the authorized person; or
- (d) by certified mail, registered post, registered air-mail or air-freight.

02.02. A person shall not deliver a dangerous drug or a declared drug to an authorized person by the means specified in Subregulation 02.01 of this Regulation unless

- (a) such dangerous drug or such declared drug is contained in a securely enclosed package addressed to such authorized person; and
- (b) such package bears a packing slip or similar document, placed immediately beneath the outer enclosure or wrapping of such package, so as to be visible on the opening of such outer enclosure or wrapping, which packing slip or similar document shall bear the following words in bold-faced sans-serif capital letters with a face depth of not less than eighteen thirty-seconds ( $18/32$ ) of an inch:

DANGEROUS DRUGS  
CHECK CAREFULLY

02.03. The provisions of this Regulation shall not apply to the supply of a dangerous drug or of a declared drug by a pharmaceutical chemist on the written prescription of a medical practitioner or of a veterinary surgeon, or to the supply of a declared drug on the written prescription of a dentist.



PART P - ADVERTISING OF DANGEROUS AND RESTRICTED DRUGS

Pl. Prohibitions on Advertising

Pl.01. A person shall not publish nor suffer to be published an advertisement relating to a dangerous drug or to a restricted drug, except in a recognized trade journal or price list.

PART Q - MISCELLANEOUS REQUIREMENTS

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Q8. Safe Keeping of Poisons and Drugs

Q8.01. A person shall not keep, store, handle, nor carry a dangerous drug, restricted drug or poison, unless he keeps, stores, handles or carries such dangerous drug, restricted drug or poison in such place and in such manner that

- (a) it is out of the reach of children;
- (b) it is separate and apart from food for man or animal; and
- (c) in the event of breakage or spillage, it will not mix with, contaminate or otherwise injuriously affect food for man or animal.

Q9. Food Containers Prohibited

Q9.01. A person shall not at any time

- (a) have in his possession or under his control or upon the premises or place occupied by him; nor
- (b) use, nor suffer nor permit a person under his control to have in his possession or use

a container of a type or kind commonly employed for the purpose of holding food or medicine for internal use by man or animal, if such container contains a poison, other than a poison for internal use by man.

Q10. Use and Disposal of Poisons

Q10.01. A person shall not place or cause, suffer or permit to be placed a dangerous drug, a restricted drug or a poison

- (a) in or upon a street, alley, public place or public lands; nor
- (b) in or upon any land, premises or place without the consent of the occupier of such land, premises or place or if there be no occupier, then of the owner of such land, premises or place.

Q10.02. A person shall not place, discharge, nor otherwise dispose of a dangerous drug, a restricted drug or a poison in, upon or into a road, street, channel, drain, watercourse, river, dam or other collection of water: Provided that the provisions of this Regulation shall not apply to the laying of baits for the purposes of pest destruction by a person

- (a) acting under a permit or authority of the Director-General or of a Local Authority; or
- (b) acting in pursuance of the powers vested in him and the obligations imposed upon him by "The Stock Routes and Rural Land Protection Acts, 1944 to 1964".

Q10.03. Notwithstanding any other provisions of these Regulations, a person shall not in any place whatsoever or on any premises place, discharge or otherwise dispose of a dangerous drug, a restricted drug or a poison in such a manner as to

- (a) endanger the life or safety of a person;
- (b) expose a food or a drug thereon to the risk of contamination; or
- (c) be accessible to a human being or to a domestic animal.

Q11. Labels and Containers

Q11.01. A person shall not deface, change, cover or remove a mark, statement, declaration, label or brand, which pursuant to these Regulations, is required to be affixed to or borne upon the face of a package which contains a poison.

Q11.02. A person shall not have in his possession nor sell a package containing a poison if such package is damaged or cracked. A person in possession of such a package shall immediately empty it of its contents and destroy it.

Q11.03. A person shall not soak, wash nor otherwise treat a bottle or a container which

- (a) has been used to hold a poison; or
- (b) is of a type commonly used to contain a poison; or
- (c) bears a brand, mark or label indicating that such bottle or container has been used to contain poison

in the same tank or other receptacle in which bottles or other containers of a type commonly used to contain articles of food or drink for man or animal are soaked, washed or otherwise treated.

Q12. Advertising of Poisons

Q12.01.

(a) A person shall not by an advertisement offer to obtain sell or procure a poison specified in Schedules 1, 2, 6 and 7 unless and until he holds a license under these Regulations to sell such poison or is otherwise lawfully authorized to sell such poison.

(b) A person shall not publish nor cause to be published such an advertisement as is described in Subregulation Q12.01 (a).

Q13. Fireworks

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PART R - POWERS OF INSPECTORS AND POLICE

R1. Powers of Police

R1.01. A member of the Police Force may

- (a) at any time enter premises on which a person is in possession of or is reasonably suspected by him of being in possession for the purposes of sale of a poison specified in Schedules 1, 6 and 7;
- (b) require such person to produce for inspection a poisons sale book and all documents in respect of the purchase and sale of such poison; and

- (c) inspect such books and such documents and may make copies of or take extracts therefrom.

R2. Powers of Inspectors, their Obligations

R2.01. An Inspector may

- (a) enter the premises on which a person is authorized by the provisions of these Regulations to be in possession of a dangerous drug, a restricted drug or a poison or is reasonably suspected by him of being in possession of a dangerous drug or a restricted drug or a poison without authority;
- (b) inspect or examine such dangerous drug or restricted drug or poison;
- (c) inspect all books, prescriptions, papers, entries, invoices and letters kept by such person which relate to the prescribing, dispensing, handling, ordering, purchase, sale, manufacture of or having in his possession in or upon a prescribed premises or place a dangerous drug, a restricted drug or a poison and may make copies of or take extracts from all such books, prescriptions, papers, entries, invoices and letters or any of them, and may, for the purpose of facilitating the making of a copy or extract, remove all or any of such books, prescriptions, papers, entries, invoices or letters temporarily from such premises or place;
- (d) seize and remove all or any of such books, prescriptions, papers, entries, invoices and letters concerning which he has grounds for suspecting that a person has committed a breach of these Regulations;
- (e) remove for examination or analysis
  - (i) a dangerous drug, a restricted drug or a poison, or an article which he believes to be or to contain a dangerous drug, a restricted drug or a poison; and
  - (ii) a package enclosing a dangerous drug, a restricted drug or a poison which he finds in the possession of, or upon the premises or place occupied by or under the control of such person; and
- (f) seize
  - (i) a dangerous drug, a restricted drug or a poison or an article which he believes to be or to contain a dangerous drug, a restricted drug or a poison; and
  - (ii) a package enclosing a dangerous drug, a restricted drug or a poison which he finds in the possession of, or upon the premises or place occupied by or under the control of a person and which he believes is so had in possession by such person or upon such premises or place in contravention of a provision of these Regulations or which is packed or enclosed or labelled, branded or marked in a manner contrary to or not in compliance with these Regulations.

R2.02.

- (a) When an Inspector removes for examination, or seizes a dangerous drug, a restricted drug or a poison or an article which he believes to be a dangerous drug, a restricted drug or a poison or a package enclosing a dangerous drug, a restricted drug or a poison, he shall forthwith seal or fasten up the dangerous drug, restricted drug, poison, article or package as its nature permits and label it in such a manner as to identify it.

(b) In respect of a restricted drug or of a poison, he shall either deliver it to a State Analyst or retain it in safe keeping; and, in respect of a dangerous drug, he shall, at the first available opportunity, deliver or forward it to a State Analyst.

R2.03. When an Inspector seizes a poison contained in a package of a kind commonly used to hold an article of food or medicine for internal use by man or animal, he may, in his discretion, destroy or order the destruction of such package, together with its contents.

### R3. Service of Notices

R3.01. An inspector may serve notice in writing, signed by him, upon a person who, in his opinion, has contravened or is contravening a provision of these Regulations, requiring him, within a time specified in such notice, to take such action or perform such work as he may consider necessary to correct such contravention.

R3.02. A person, who neglects to comply with such notice served on him by an Inspector, or who fails to comply therewith within the time specified therein, shall be guilty of an offence against these Regulations and shall be liable on conviction to a penalty not exceeding one hundred dollars.

## PART S - OBSTRUCTION

### S1. Inspectors not to be Obstructed in Performance of Duty

S1.01. A person shall not obstruct nor delay an Inspector, or a member of the Police Force, acting under the provisions of these Regulations, in the exercise of his powers under these Regulations, nor refuse to permit him to inspect or examine an article suspected by him to be or to contain a dangerous drug, a restricted drug or a poison, or to inspect a book, prescription, paper, entry, invoice or letter, or to make extracts therefrom or to remove them; nor shall a person conceal or fail to refuse to produce a book, prescription, paper, entry, invoice or letter when required to do so by an Inspector or a member of the Police Force.

## PART T - OFFENCES AND PENALTIES

### T1. Offences

#### PENALTY FOR BREACH NOT ELSEWHERE PROVIDED FOR

T1.01. Where a matter or thing is by these Regulations directed or forbidden to be done or where an authority is given by these Regulations to a person to direct or forbid a matter or thing to be done and such act directed to be done remains undone or such act forbidden to be done is done, or where a certificate, license, or permit is issued or granted subject to a condition, term or stipulation and a person fails in the performance or observance of such condition, term or stipulation, in every such case every person offending against such direction, prohibition, condition, term or stipulation shall be deemed to be guilty of an offence against these Regulations, although in a Regulation, certificate, license or permit a breach thereof shall not be specifically stated to be an offence.

### T2.

T2.01. A person who is guilty of an offence against any of the provisions of

- (a) Regulations H1.01 and H1.02 of these Regulations;
- (b) Regulations H2.01 and H2.02 of these Regulations; and
- (c) Regulation N1 of these Regulations,

so far as they relate to a dangerous drug or a declared drug shall be liable for a first offence to a penalty not exceeding five hundred dollars and for a second or subsequent offence, whether or not of the same nature or against the same provision, to a penalty not exceeding one thousand dollars.

T2.02. A person who is guilty of an offence for which no other penalty is specifically provided shall be liable to a penalty not exceeding one hundred dollars.

U - PROVISIO RE FORMS, ETC.

U1. Forms to be as Prescribed or to Like Effect

(a) The Forms set forth in the Schedule hereto shall be used for the purposes for which they are respectively applicable:

Provided that no such Form shall be deemed invalid if it is to the effect of the respectively proper Form in the said Schedule with such modifications as the circumstances may require.

(b) Where a Form prescribed by these Regulations requires completion by the insertion of particulars or other matters referred to in the Form, those particulars or other matters are prescribed as the particulars or other matters required under the provisions of the Acts for the purpose for which the Form is prescribed.

(c) A Form prescribed by these Regulations shall be completed in accordance with such directions as are specified in the Form as so prescribed.

Given under hand at Brisbane, this eighteenth day of August, 1967.

A. FRYBERG,  
Director-General of Health and Medical Services.

Approved:

S.D. TOOTH,  
Minister for Health.

SCHEDULE 1

POISONS

Aconite (root of aconitum napellus) and substances containing aconite.

Alkaloids, the following, their salts, their derivatives and their salts

Apomorphine and substances containing more than 0.2 per cent of apomorphine;

Atropine and substances containing more than 0.25 per cent of atropine, except atropine methonitrate;

..... 4/

Cotarnine and substances containing cotarnine;

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Morphine and its derivatives in substances (not being solutions or dilutions) in an inert substance (whether liquid or solid), containing 0.2 per cent or less of morphine calculated as anhydrous morphine.

.....

Opium (in any form, other than the alkaloid papaverine) in any preparation (other than a solution or dilution) in an inert substance (whether liquid or solid), containing 0.2 per cent or less of morphine calculated as anhydrous morphine.

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SCHEDULE 2

POISONS

Acetyldihydrocodeine and its salts in substances containing 1 per cent or less of acetyldihydrocodeine.

Acetic acid and substances containing more than 80 per cent of acetic acid for therapeutic purposes.

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Antihistamines in preparations for topical application.

.....

Apomorphine in substances containing 0.2 per cent or less of apomorphine.

.....

Cocaine in preparations containing 0.1 per cent or less of cocaine.

Codeine and its salts in preparations containing 1 per cent or less of codeine.

.....

Dextromethorphan<sup>3/</sup> and its salts in substances containing 1 per cent or less of dextromethorphan.

Dextropropoxyphene and its salts in substances containing 1 per cent or less of dextropropoxyphene.

Dextrorphan and its salts in substances containing 1 per cent or less of dextrorphan.

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Dihydrocodeine and its salts in substances containing 1 per cent or less of dihydrocodeine.

Ethoheptazine and its salts in substances containing 1 per cent or less of ethoheptazine.

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Ethylmorphine and its salts in substances containing 1 per cent or less of ethylmorphine.

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Nicocodine and its salts in substances containing 1 per cent or less of nicocodine.

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Pholcodine and its salts in substances containing 1 per cent or less of pholcodine.

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SCHEDULE 3

POISONS

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Amines, sympathomimetic, not specifically listed in this or any other schedule, in preparations containing not more than 1 per cent of such sympathomimetic amines.

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Antihistamines, all tertiary nitrogenous organic bases, which possess pharmacological properties characteristic of antihistamine compounds, other than meclozine, cyclizine and chlorcyclizine, in preparations packed and labelled for the treatment of motion sickness in packs of 10 doses or less.

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Papaverine and preparations containing papaverine.

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SCHEDULE 4

RESTRICTED DRUGS

Substances listed in this Schedule include any active principle, alkaloid, derivative, salt, chemical compound (either natural or synthetic) and all preparations or admixtures containing any proportion thereof, unless specifically exempted or specifically included in any other Schedule, are therefore subject to all the restrictions of this Schedule.

When any designation in this Schedule refers to substances for specific or having specific properties, it shall include all substances purporting to be for such purposes or purporting to have such properties.

.....

Antidepressant substances (including amitryptaline, methylphenidate, pipradol and trimipramine).

Antihistamines, all tertiary nitrogenous organic bases, which possess pharmacological properties, characteristic of antihistamine compounds, except

- (i) antihistamines in preparations for topical use;
- (ii) antihistamines, other than cyclizine, chlorcyclizine and meclozine, when packed and labelled for the treatment of motion sickness in packs of 10 doses or less.

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Ataractic substances (including benactyzine, chlorpromazine and other derivatives of phenothiazine, azacyclonal, hydroxyzine, meprobamate, their salts, their derivatives and their salts).

.....

Barbituric acid.

Beta-aminopropylbenzene (amphetamine) and beta-aminoisopropylbenzene and any compound structurally derived from either by substitution in the side chain or by ring closure therein, except ephedrine, etafedrine, N-methylephedrine, N-diethylaminoethylephedrine and phenylpropanolamine.

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Codeine in substances containing more than 1 per cent and not more than 2.5 per cent of codeine.

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Dextromethorphan and substances containing more than 1 per cent of dextromethorphan.

Dextropropoxyphene and substances containing more than 1 per cent of dextropropoxyphene.

Dextrorphan and substances containing more than 1 per cent of dextrorphan.

.....

Dihydrocodeine in substances containing more than 1 per cent and not more than 2.5 per cent of dihydrocodeine.

.....

Diphenoxylate in preparation containing not more than 2.5 mgm. of diphenoxylate and not less than 25 micrograms of atropine sulphate per dosage unit.

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Ethoheptazine and substances containing more than 1 per cent of ethoheptazine.

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Ethylmorphine in substances containing more than 1 per cent and not more than 2.5 per cent of ethylmorphine.

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Levopropoxyphene.

Lysergic acid diethylamide, lysergic acid, lysergamide, bufotenine, dimethyltryptamine, mescaline and psilocybine and their derivatives having hallucinogenic properties.

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Mercury, organic compounds of, for therapeutic use.

Mercury, salts and compounds of, for human parenteral use.

Meso-inositol hexanicotinate.

Methantheline

Methaqualone

Methisazone



Methocarbamol

Methyldopa

Methyloctenylamine

Methylpentynol and other substituted alkynes for internal use by humans

Methylphenidate

Methyprylone

Metronidazole

Mono-amine oxidase inhibitors (including iproniazid, isocarboxacid, nialamide, phenelzine, phreniprazine and all other substances for which mono-amine oxidase inhibitor is claimed)

Morphine antagonists (including nalorphine and amiphenazole)

Nalidixic acid

Nicocodine in substances containing more than 1 per cent and not more than 2.5 per cent of nicocodine

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Norcodine in substances containing more than 1 per cent and not more than 2.5 per cent of norcodine.

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Phenmetrazine

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Pholcodine in substances containing more than 1 per cent and not more than 2.5 per cent of pholcodine.

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SCHEDULE 5

POISONS

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SCHEDULE 6

POISONS

Acetic acid and substances containing more than 80 per cent of acetic acid, except substances for human therapeutic use.

Acetonyl-benzyl-4-hydroxycoumarin and other coumarin derivatives and substances containing more than 0.1 per cent of acetonyl-benzyl-4-hydroxycoumarin or other coumarin derivative.

Acrolein and substances containing acrolein.

Ametryne and substances containing ametryne.

Aniline and substances containing more than 1 per cent of aniline.

Antibiotic food supplements for veterinary use.

Antitetanus sera for veterinary use.

Antitick sera.

Arecoline and substances containing arecoline.

Arsenic, its salts and compounds and substances containing arsenic or its salts or its compounds, other than preparations for human therapeutic use.

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SCHEDULE 7

POISONS

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SCHEDULE 8

DANGEROUS DRUGS

Substances listed in this Schedule include any active principle, alkaloid, derivative, ester, salt or chemical compound, natural or synthetic and all preparations and admixtures containing any proportion thereof, and these are therefore subject to all the restrictions of this Schedule unless specifically exempted, or specifically included in any other Schedule.

Acetorphine [ $\beta$ -O-acetyltetrahydro- $\gamma$ -(1-hydroxy-1-methylbutyl)-6, 14-endoetheno-eripavine]<sup>8/</sup>

Acetyldihydrocodeine and preparations containing more than 2.5 per cent of acetyldihydrocodeine.

Acetylmethadol (methadyl acetate) (4,4-diphenyl-6-dimethylamino-3-acetoxyheptane or 6-dimethylamino-4,4-diphenyl-3-acetoxyheptane) [ $\beta$ -acetoxy-6-dimethylamino-4,4-diphenylheptane]

Allylprodine (3-allyl-1-methyl-4-phenyl-4-propionoxypiperidine)

Alphacetylmethadol (a-4,4-diphenyl-6-dimethylamino-3-acetoxyheptane or a-6-dimethyl-amino-4,4-diphenyl-3-acetoxyheptane) [ $\alpha$ -3-acetoxy-6-dimethylamino-4,4-diphenylheptane]

Alphameprodine (a-1-methyl-3-ethyl-4-phenyl-4-propionoxypiperidine) [ $\alpha$ -3-ethyl-1-methyl-4-phenyl-4-propionoxypiperidine]

Alphamethadol (a-4,4-diphenyl-6-dimethylaminoheptanol-3 or a-6-dimethylamino-4,4-diphenyl-3-heptanol) [ $\alpha$ -6-dimethylamino-4,4-diphenyl-3-heptanol]

Alphaprodine (a-1,3-dimethyl-4-phenyl-4-propionoxypiperidine)

Anileridine (1-[2-(p-aminophenyl)-ethyl]-4-phenylpiperidine-4-carboxylic acid ethyl ester or 1-[2-(p-aminophenyl)-ethyl]-4-carbethoxy-4-phenylpiperidine)

Benzethidine (1-(2-benzyloxyethyl)-4-phenylpiperidine-4-carboxylic acid ethyl ester)

Benzylmorphine [ $\beta$ -benzylmorphine]

Betacetylmethadol ( $\beta$ -4,4-diphenyl-6-dimethylamino-3-acetoxyheptane or  $\beta$ -6-dimethylamino-4,4-diphenyl-3-acetoxyheptane) [ $\beta$ -3-acetoxy-6-dimethylamino-4,4-diphenylheptane]

8/ Note by the Secretariat: Words in square brackets have been inserted by the Secretariat.

Betameprodine ( $\beta$ -1-methyl-3-ethyl-4-phenyl-4-propionoxypiperidine) [ $\beta$ -3-ethyl-1-methyl-4-phenyl-4-propionoxypiperidine]

Betamethadol ( $\beta$ -4,4-diphenyl-6-dimethylamino-3-heptanol or  $\beta$ -6-dimethylamino-4,4-diphenyl-3-heptanol)

Betaprodine ( $\beta$ -1,3-dimethyl-4-phenyl-4-propionoxypiperidine)

Cannabis (indian hemp) and its synthetic substitutes

Clonitazene (2-para-chlorbenzyl-1-diethylaminoethyl-5-nitrobenzimidazole)

Coca leaves

Cocaine and substances containing more than 0.1 per cent of cocaine

Codeine (3-methylmorphine) and preparations containing more than 2.5 per cent of codeine

Codeine-N-oxide

Codoxime (dihydrocodeinone-6-carboxymethylloxime)

Concentrate of poppy straw (the material arising when poppy straw has entered into a process for concentration of its alkaloids)

Desomorphine (dihydrodesoxymorphine)

Dextromoramide (d-3-methyl-2,2-diphenyl-4-morpholinobutyrylpyrrolidine)

Diacetylmorphine (heroin)

Diampromide (N-(2-methylphenethylamino-propyl) propionanilide)

Diethylthiambutene (3-diethylamino-1,1-di (2'-thienyl)-1-butene)

Dihydromorphine

Dihydrocodeine and preparations containing more than 2.5 per cent of dihydrocodeine

Dimenoxadol (2-dimethylaminoethyl-1-ethoxy-1,1-diphenylacetate)

Dimepheptanol (methadol) (4,4-diphenyl-6-dimethylaminoheptanol-3 or 6-dimethylamino-4,4-diphenyl-3-heptanol)

Dimethylthiambutene (3-dimethylamino-1,1-di (2'-thienyl)-1-butene)

Dioxaphetyl butyrate (4-morpholino-2,2-diphenyl-ethyl butyrate or ethyl-2-2-diphenyl-4-morpholinobutyrate)

Diphenoxylate (1-(3-cyano-3,3-diphenylpropyl)-4-phenylpiperidine-4-carboxylic acid ethyl ester) except preparations containing not more than 2.5 mgm. of diphenoxylate and not less than 25 micrograms of atropine sulphate per dosage unit

Dipipanone (4,4-diphenyl-6-piperidine-3-heptanone)

Ecgonine

Ethylmethylthiambutene (3-ethylmethylamino-1,1-di-(2'-thienyl) 1-butene)

Ethylmorphine (3-ethylmorphine) and preparations containing more than 2.5 per cent of ethylmorphine.

Etonitazene (1-diethylaminoethyl-2-para-ethoxybenzyl-5-nitrobenzimidazole)

Etorphine [tetrahydro-7-(1-hydroxy-1-methyl-butyl)-6,14-endoetheno-oripavine]

Etoperidone (1-[2-(2-hydroxyethoxy)-ethyl]-4-phenylpiperidine-4-carboxylic acid ester).

Fentanyl (-phenethyl 4-N-propionyl-anilino piperidine).

Furethidine (1-2 tetrahydrofurfuryloxyethyl)-4-phenylpiperidine-4-carboxylic acid ester).

Heptane derivatives with addiction properties not specifically listed in this Schedule.

Hydrocodone (dihydrocodeinone).

Hydromorphanol (14-hydroxydihydromorphine).

Hydromorphone (dihydromorphinone).

Hydroxypethidine (1-methyl-4-(3-hydroxyphenyl)-piperidine-4-carboxylic acid ethyl ester or 1-methoxyphenyl-piperidine-4-carboxylic acid ethyl ester).

Isomethadone (4,4-diphenyl-5-methyl-6-dimethylaminoheptanone-3 or 6-dimethylamino-5-methyl-4,4-diphenyl-3-heptanone).

Ketobemidone (4-(3-hydroxyphenyl)-1-methyl-4-piperidyl ethyl ketone or 1-methyl-4-methoxyphenyl-4-propionyl-piperidine).

Levomethorphan (1-3-methoxy-N-methylmorphinan).

Levomoramide (1-3-methyl-2,2-diphenyl-4-morpholinobutyrylpyrrolidine).

Levophenacymorphan (-(-)-3-hydroxy-N-phenacymorphinan).

Levorphanol (1-3-hydroxy-N-methylmorphinan).

Manufacture  
Metazocine (2'-hydroxy-2,5,9-trimethyl-6,7-benzomorphan).

Methadone (4,4-diphenyl-6-dimethylaminoheptanone-3 or 6-dimethylamino-4,4-diphenyl-3-heptanone).

Methadone-Intermediate (4-cyano-2-dimethylamino-4,4-diphenylbutene).

Methyldesorphine (6-methyl-6-desoxymorphine).

Methyldihydromorphine (6-methyldihydromorphine).

Metopon (methyldihydromorphinone). [5-methyldihydromorphinone]

Moramide-Intermediate (2-methyl-3-morpholino-1,1-diphenylpropane-carboxylic acid).

Morpheridine (1-(2-morpholinoethyl)-4-phenylpiperidine-4-carboxylic acid ethyl ester).

Morphine and solutions or dilutions in an inert substance (whether liquid or solid) in any proportion of morphine and all preparations and admixtures (not being such a solution or dilution as aforesaid) containing more than 0.2 per cent. of morphine calculated as anhydrous morphine.

Morphine derivatives not specifically named in this or any other Schedule.

Morphine methobromide and all other pentavalent nitrogen morphine derivatives.

Morphine-n-oxide,

Morphine substitutes not specifically listed in this Schedule.

Myrophine (myristyl ester of benzylmorphine).

Nicocodine and preparations containing more than 2.5 per cent of nicocodine.

Nicodicodine (6-nicotinyldihydrocodeine or nicotinic acid ester of dihydro-codeine).

Nicomorphine (3,6-dinicotinylmorphine).

Noracylmethadol [ $(\pm)$ -alpha-3-acetyoxy-6-methylamino-4, 4-diphenylheptane].

Norcodeine and preparations containing more than 2.5 per cent of norcodeine.

Norlevorphanol ( (-)-3-hydroxymorphinan).

Normethadone (4,4-diphenyl-6-dimethylamino-3-hexanone or 1,1-diphenyl-1-dimethylaminoethylbutanone-2) [6-dimethylamino-4, 4-diphenyl-3-hexanone].

Normorphine (demethylmorphine)

Norpipanone (4, 4-diphenyl-6-piperidine-3-hexanone).

Opium in any form (except the alkaloid papaverine) and solutions or dilutions in an inert substance (whether liquid or solid) in any proportion of morphine and all preparations and admixtures (not being such a solution or dilution as aforesaid) containing more than 0.2 per cent. of morphine calculated as anhydrous morphine.

Oxycodone (dihydrohydroxycodeinone).

Oxymorphone (dihydrohydroxymorphinone).

Peralbis  
Pethidine (1-methyl-4-phenylpiperidine-4-carboxylic acid ester).

Pethidine-Intermediate A (4-cyano-1-methyl-4-phenylpiperidine).

Pethidine-Intermediate B (4-phenylpiperidine-4-carboxylic acid ethyl ester).

Pethidine-Intermediate C (1 methyl-4-phenylpiperidine-4-carboxylic acid).

Phenadoxone (4,4-diphenyl-6-morpholinoheptanone-3 or 6-morpholino-4,4-diphenyl-3-heptanone).

Phenampropione (N-(1-methyl-2-piperidinoethyl) propionanilide).

Phenazocine (2<sup>1</sup>-hydroxy-5, 9-dimethyl-2-phenethyl-6, 7-benzomorphan).

Phenomorphane (3-hydroxy-N-phenethylmorphinan).

Phenopiperidine (1-(3-hydroxy-3-phenylpropyl)-4-phenylpiperidine-4-carboxylic acid ethyl ester).

Pholcodine and preparations containing more than 2.5 per cent of pholcodine.

Piminodine (4-phenyl-1-(3-phenylaminopropyl) piperidine-4-carboxylic acid ethyl ester).

Piperidine derivatives with addiction properties not specifically listed in this Schedule.

Piritramide (1-(3-cyano-3 diphenyl propyl)-4-(1-piperidino) piperidine-4-carboxylic acid amide)

*Prescriptions*  
Proheptazine (1,3-dimethyl-4-phenyl-4-propionoxyhexamethyleneimine).

Propерidine (1-methyl-4-phenylpiperidine-4-carboxylic acid isopropyl ester).

*Pilocybine*  
Racemethorphan (d,1-3-methoxy-N-methylmorphinan).

Racemoramide (d,1-3-methyl-2,2-diphenyl-4-morpholinobutyrylpyrrolidine).

Racemorphan (d,1-3-hydroxy-N-methylmorphinan).

*Records & Reports*  
Thebaine (acetyldihydrocodeinone or acetyldemethyldihydrothebaine).

Thebaine,  
*Trade, domestic treatment of addicts*  
Trimeperidine (promedol) (1,2,5-trimethyl-4-phenyl-4-propionoxy piperidine).

SCHEDULE 9

QUEENSLAND

Form F

"The Health Acts, 1937 to 1967"

"The Poisons Regulations of 1967"

APPLICATION FOR A LICENSE UNDER REGULATION A.10 of "THE POISONS REGULATIONS OF 1967" BY A PERSON INTENDING TO CONDUCT A BONA FIDE BUSINESS AS A WHOLESALE SELLER OF POISONS

To the Director-General of Health and Medical Services, Brisbane.

Sir,

I (or We), \_\_\_\_\_, herewith make application to you for the issue to me (or us), under the authority of Regulation A.10 of "The Poisons Regulations of 1967," of a license as a wholesale seller of poisons specified in Schedules 1, 2, 3, 6 and 7 of the above Regulations at my (or our) premises situate at \_\_\_\_\_, subject to the conditions set forth in the said Regulations.

I (We) intend to conduct a bona fide business as a wholesale seller of poisons and the sale of all such poisons will be at all times under the personal supervision and control of a responsible and competent adult employee employed by me (us).

Please find enclosed \_\_\_\_\_ for the sum of four dollars in payment of the fee chargeable under the above Regulations.

Signature:

Date:

Occupation:

Postal address:

Location and description of premises:

QUEENSLAND

"The Health Acts, 1937 to 1967"

"The Poisons Regulations of 1967"

LICENSE UNDER REGULATION A.10 OF "THE POISONS REGULATIONS OF 1967" AS A WHOLESALE SELLER OF POISONS

The Director-General of Health and Medical Services, upon the application of \_\_\_\_\_, of \_\_\_\_\_, a person conducting or intending to conduct a bona fide business as a wholesale seller of poisons at his (or their) premises situate at \_\_\_\_\_, under the powers conferred by Regulation A.10 of "The Poisons Regulations of 1967," grants to the said \_\_\_\_\_ a license as a wholesale seller of the poisons specified in Schedules 1, 2, 3, 6 and 7 of the above Regulations at his (or their) premises situate at \_\_\_\_\_ aforesaid, during the period commencing from the date hereof and ending on the thirtieth day of June then next following in relation to which license a fee of four dollars has been paid in respect of the period ending on the thirtieth day of June, 19 \_\_\_\_.

Dated at Brisbane the \_\_\_\_\_ day of \_\_\_\_\_, 19 \_\_\_\_.

Director-General of Health and Medical Services.

QUEENSLAND

"The Health Acts, 1937 to 1967"

"The Poisons Regulations of 1967"

APPLICATION UNDER REGULATION ALL OF "THE POISONS REGULATIONS OF 1967" BY A PERSON WHO PROPOSES TO SELL POISONS AT A PLACE DISTANT NOT LESS THAN TEN MILES BY THE NEAREST PRACTICABLE ROAD FROM ANY PLACE IN WHICH A PHARMACEUTICAL CHEMIST HAS AN OPEN SHOP, FOR A LICENSE AS A SELLER OF POISONS (GENERAL)

To the Director-General of Health and Medical Services, Brisbane.

Sir,

I, \_\_\_\_\_, herewith make application to you for issue to me, under the authority of Regulation All of "The Poisons Regulations of 1967", of a license as a seller of poisons specified in Schedules 1, 2, 6 and 7 of the above Regulations at my premises situate at \_\_\_\_\_, which place is distant not less than ten miles by the nearest practicable road from any place in which a pharmaceutical chemist has an open chemist's shop.

As required by Regulation All of "The Poisons Regulations of 1967," I am forwarding herewith a certificate signed by \_\_\_\_\_, of \_\_\_\_\_, and also one signed by\*

\*NOTE. The certificate should be signed by a medical practitioner and a police magistrate, but if it is found reasonably impracticable to obtain a certificate from a medical practitioner and a police magistrate a certificate signed by any two of the following: a medical practitioner, a police magistrate, a Justice of the Peace for the State of Queensland, or by the police officer in charge of the police station nearest to the place of residence (or place of business) of the applicant, will be accepted.

Please also find enclosed \_\_\_\_\_ for the sum of four dollars in payment of the fee chargeable under the above Regulations.

Yours faithfully,

Signature: \_\_\_\_\_ Date: \_\_\_\_\_  
Occupation: \_\_\_\_\_  
Postal address: \_\_\_\_\_  
Location and description of premises: \_\_\_\_\_

Form B

QUEENSLAND

"The Health Acts, 1937 to 1967"

"The Poisons Regulations of 1967"

FORM OF CERTIFICATE TO BE SIGNED BY A MEDICAL PRACTITIONER AND A POLICE MAGISTRATE OR (if it is Not Practicable to Obtain Such Signatures) BY ANY TWO OF THE FOLLOWING:- A MEDICAL PRACTITIONER, A POLICE MAGISTRATE: A JUSTICE OF THE PEACE FOR THE STATE OF QUEENSLAND, OR A POLICE OFFICER IN CHARGE OF A POLICE STATION

This is to certify that I know \_\_\_\_\_, of \_\_\_\_\_, who is an applicant for a license-

- (a) To sell the poisons specified in Schedules 1, 2, 6 and 7 of the above Regulations at his premises situate at \_\_\_\_\_
- (b) To be a person over the age of 21 years and of good character, and I hereby certify that he can read and write in the English language and is a fit and proper person to be allowed to sell poisons at such place under the provisions of "The Poisons Regulations of 1967," and that the place at which he proposes to sell poisons is distant not less than ten miles by the nearest practicable route from any place in which a pharmaceutical chemist has an open chemist's shop.

Dated at \_\_\_\_\_ the \_\_\_\_\_ day of \_\_\_\_\_, 19 \_\_\_\_  
(Signed): \_\_\_\_\_

Medical Practitioner.  
Justice of the Peace for the State of Queensland.

(Signed):

Police Officer in Charge of Police Station at  
the same being the nearest Police Station to (a) the  
residence or (b) place of business.



QUEENSLAND

"The Health Acts, 1937 to 1967"

"The Poisons Regulations of 1967"

LICENSE UNDER REGULATION ALL OF "THE POISONS REGULATIONS OF 1967" TO SELL POISONS IN A PLACE DISTANT NOT LESS THAN TEN MILES FROM ANY PLACE IN WHICH A PHARMACEUTICAL CHEMIST HAS AN OPEN CHEMIST'S SHOP

The Director of Health and Medical Services, upon certificates furnished him as to , of being a fit and proper person to be allowed to sell poisons specified in Schedules 1, 2, 6 and 7 of the above Regulations at his premises situate at , a place distant not less than ten miles from any place in which a pharmaceutical chemist has an open chemist's shop, hereby, under the power conferred by Regulation All of "The Poisons Regulations of 1967," grants to the said a license to sell, at his premises situate at aforesaid, any of the poisons specified in Schedules 1, 2, 6 and 7 of "The Poisons Regulations of 1967" during the period commencing from the date hereof, and ending on the thirtieth day of June then next following in relation to which license a fee of four dollars has been paid in respect of the year ending on the thirtieth day of June, 19 .

Dated at Brisbane the day of , 19 . Director-General of Health and Medical Services.

Should a duly qualified pharmaceutical chemist commence business at any place within then miles by the nearest practicable road from such first mentioned place this license will not be renewed after it expires.

.....

QUEENSLAND

"The Health Acts, 1937 to 1967"

"The Poisons Regulations of 1967"

APPLICATION UNDER REGULATION EI OF "THE POISONS REGULATIONS OF 1967" FOR A LICENSE AS A MANUFACTURER OF DANGEROUS DRUGS

To the Director-General of Health and Medical Services, Brisbane.

Sir,

I, , hereby make application to you for the issue to me under the authority of Regulation EI of "The Poisons Regulations of 1967" of a license to manufacture the following dangerous drug or drugs:-

- Description of dangerous drug or dangerous drugs to be manufactured:
Estimated annual output of each such dangerous drug:
Description of manufacturing facilities:
Place of manufacture:
Location and description of premises:
Name and qualifications of person in charge:

Please find enclosed for the sum of fifty dollars in payment of the fee chargeable under the Regulations.

Dated this day of , 19 .

Applicant.

QUEENSLAND

"The Health Acts, 1937 to 1967"

"The Poisons Regulations of 1967"

LICENSE UNDER REGULATION E1 OF "THE POISONS REGULATIONS OF 1967" AS A MANUFACTURER OF A DANGEROUS DRUG OR DANGEROUS DRUGS AND CERTIFICATE OF REGISTRATION OF THE PREMISES WHEREIN SUCH MANUFACTURE IS CONDUCTED

The Director-General of Health and Medical Services hereby, under the power conferred by Regulation E1 of "The Poisons Regulations of 1967", grants to a license as a manufacturer of a dangerous drug (or dangerous drugs):- at his premises situate at during the period commencing from the date hereof and ending on the thirtieth day of June then next following, and hereby registers the said premises, in relation to which license and registration a fee of fifty dollars has been paid in respect of the period ending on the thirtieth day of June, 19 , subject to the following conditions:-

Dated at Brisbane this day of , 19 . Director-General of Health and Medical Services.

QUEENSLAND

"The Health Acts, 1937 to 1967"

"The Poisons Regulations of 1967"

APPLICATION UNDER REGULATION E2 OF "THE POISONS REGULATIONS OF 1967" BY A PERSON INTENDING TO CONDUCT A BONA FIDE BUSINESS AS A WHOLESALE SELLER OF DANGEROUS DRUGS

To the Director-General of Health and Medical Services, Brisbane.

Sir,

I (or We) herewith make application to you for the issue to me (or us), under authority of Regulation E2 of "The Poisons Regulations of 1967," of a license as a wholesale seller of dangerous drugs at my (our) premises, situate at , subject to the conditions set forth in the Regulations.

I (We) intend to conduct a bona fide business as a wholesale seller of dangerous drugs, and the sale of all dangerous drugs will be at all times under the personal supervision and control of a responsible and competent adult employee employed by me (us).

Please find enclosed for the sum of ten dollars in payment of the fee chargeable under the above Regulations.

- Signature: Date: Occupation: Address: Location and description of premises:

QUEENSLAND

"The Health Acts, 1937 to 1967"

"The Poisons Regulations of 1967"

LICENSE UNDER REGULATION E2 OF "THE POISONS REGULATIONS OF 1967" AS A WHOLESALE SELLER OF DANGEROUS DRUGS

The Director-General of Health and Medical Services, upon the application of \_\_\_\_\_, of \_\_\_\_\_, a person conducting or intending to conduct a bona fide business as a wholesale seller of dangerous drugs at his premises situate at \_\_\_\_\_, under the powers conferred by Regulation E2 of "The Poisons Regulations of 1967", grants to the said \_\_\_\_\_ a license as a wholesale seller of dangerous drugs at his premises situate at \_\_\_\_\_ during the period commencing from the date hereof and ending on the thirtieth day of June then next following, in relation to which license a fee of ten dollars has been paid in respect of the period ending on the thirtieth day of June, 19 \_\_\_\_.

Dated at Brisbane this \_\_\_\_\_ day of \_\_\_\_\_, 19 \_\_\_\_.  
Director-General of Health and Medical Services.

QUEENSLAND

"The Health Acts, 1937 to 1967"

"The Poisons Regulations of 1967"

APPLICATION UNDER REGULATION F2 OF "THE POISONS REGULATIONS OF 1967" BY A PERSON INTENDING TO CONDUCT A BONA FIDE BUSINESS AS A WHOLESALE SELLER OF RESTRICTED DRUGS

To the Director-General of Health and Medical Services, Brisbane.

Sir,

I (or We), the undersigned, herewith make application to you for the issue to me (or us), under authority of Regulation F2 of "The Poisons Regulations of 1967," of a license as a wholesale seller of restricted drugs at my (our) premises, situate at \_\_\_\_\_, subject to the conditions set forth in the Regulations.

I (We) intend to conduct a bona fide business as a wholesale seller of restricted drugs, and the sale of all restricted drugs will be at all times under the personal supervision and control of a responsible and competent adult employee employed by me (us).

Please find enclosed \_\_\_\_\_ for the sum of four dollars in payment of the fee chargeable under the above Regulations.

- Signature: \_\_\_\_\_ Date: \_\_\_\_\_
- Occupation: \_\_\_\_\_
- Address: \_\_\_\_\_
- Location and description of premises: \_\_\_\_\_

Form W

QUEENSLAND

"The Health Acts, 1937 to 1967"

"The Poisons Regulations of 1967"

LICENSE UNDER REGULATION F2 OF "THE POISONS REGULATIONS OF 1967" AS A WHOLESALE SELLER OF RESTRICTED DRUGS

The Director-General of Health and Medical Services, upon the application of , of , a person conducting or intending to conduct a bone fide business as a wholesale seller of restricted drugs at his premises, situate at under the powers conferred by Regulation F2 of "The Poisons Regulations of 1967" grants to the said a license as a wholesale seller of restricted drugs at his premises situate at during the period commencing from the date hereof and ending on the thirtieth day of June then next following.

Dated at Brisbane the day of , 19 . Director-General of Health and Medical Services.

Form Y

QUEENSLAND

"The Health Acts, 1937 to 1967"

"The Poisons Regulations of 1967"

APPLICATION UNDER REGULATION F1 OF "THE POISONS REGULATIONS OF 1967" FOR A LICENSE AS A MANUFACTURER OF RESTRICTED DRUGS

To the Director-General of Health and Medical Services, Brisbane.

Sir,

I , hereby make application to you for the issue to me under the authority of Regulation F1 of "The Poisons Regulations of 1967" of a license to manufacture restricted drugs.

- Description of manufacturing facilities
Place of manufacture:
Location and description of premises:
Name and qualifications of person in charge:

Please find enclosed for the sum of four dollars in payment of the fee chargeable under the Regulations.

Dated at this day of , 19 .

Applicant

Form Z

QUEENSLAND

"The Health Acts, 1937 to 1967"

"The Poisons Regulations of 1967"

LICENSE UNDER REGULATION F1 OF "THE POISONS REGULATIONS OF 1967" AS A MANUFACTURER OF RESTRICTED DRUGS AND CERTIFICATE OF REGISTRATION OF THE PREMISES WHEREIN SUCH MANUFACTURE IS CONDUCTED

The Director-General of Health and Medical Services hereby, under the power conferred by Regulation F1 of "The Poisons Regulations of 1967", grants to a license as a manufacturer of restricted drugs at his premises situate at during the period commencing from the date hereof and ending on the thirtieth day of June then next following, and hereby registers the said premises, in relation to which license and registration a fee of ten dollars has been paid in respect of the period ending on the thirtieth day of June, 19 , subject to the following conditions:-

Dated at Brisbane this day of , 19 .

Director-General of Health and Medical Services.

Form X

QUEENSLAND

"The Health Acts, 1937 to 1967"

"The Poisons Regulations of 1967"

RENEWAL OF LICENSES AS PROVIDED FOR UNDER REGULATIONS E1, E2, AND F1, F2 OF "THE POISONS REGULATIONS OF 1967"

, of , having this day paid to the Director-General of Health and Medical Services the sum of dollars, License No. granted to the said , has been renewed to the thirtieth day of June, 19 .

Dated at Brisbane the day of , 19 .

Director-General of Health and Medical Services-

SCHEDULE 10

/Form A

QUEENSLAND

"The Health Acts, 1937 to 1967"

"The Poisons Regulations of 1967"

APPLICATION FOR THE SCHEDULING OR A VARIATION IN THE SCHEDULING OF A THERAPEUTIC OR A NON-THERAPEUTIC SUBSTANCE

To the Director-General of Health and Medical Services, Brisbane.

Sir,

I (or We), herewith make application for <sup>\*the scheduling</sup> of the following preparation:- <sup>\*a variation in scheduling</sup>

\*Strike out whichever is not applicable.

I (or We) submit the following information in respect of the above preparation:-

1. Applicant: Name:  
Manufacturer:

Address:

2. Approved or Common Name:
3. Proprietary name:
4. Purpose:
5. Chemical Name:
6. Chemical formula and structure:
7. Chemical and physical characteristics:
8. Formulation and presentation:
9. Standards:

Tests for potency, purity and safety in manufacture and storage when applicable.

10. Uses:

In the case of therapeutic substances; Dosage, route of administration, special precautions, claims regarding effect and antidote or antagonist.

In the case of non-therapeutic substances; Strength of preparations, methods of handling, special precautions and claims regarding effectiveness and antidote or antagonist.

11. Labelling and Packaging:

Indicate proposed details.

12. Action by other Authorities:

Evidence of approval or rejection by any other statutory body or authority.

13. Bibliography:

Complete bibliography of any publications relating to pharmacological and therapeutic actions, including clinical trials, should be given.

14. Toxicity Studies:

Show full details of investigations made with respect to the toxicity of the substance, including tests carried out by universities and/or research institutions and clinical trials.

NOTE:- Full reports are required of adequate tests which will show whether or not the substance will be safe to the human. The reports shall include detail data derived from appropriate animal and other biological experiments in which the methods used and the results obtained are clearly set forth. Details of any reports which could bias an evaluation of the safety of the substance shall NOT be omitted.

The dose levels at which the tests are carried out should always include a level based on the expected normal exposure of the human. In tests (i) (b) (ii) and (v) the dose level which produces toxic or physiological changes is specifically required. Toxicity data should also include tests conducted with the formulated substance. Toxicological data should also include the results of full histological examination.

Information required should include:

- (i) ACUTE TOXICITY
  - (a) L.D. 50 in two species by both the oral and parenteral routes.
  - (b) Local and systemic toxicity by topical and inhalation routes.
- (ii) SUB-ACUTE TOXICITY  
6-14 weeks administration to rats and dogs by each of oral, parenteral (and topical) routes.
- (iii) CHRONIC TOXICITY  
Daily administration for at least one year in the rat  
Information should also be supplied regarding.
- (iv) Uniformity of response within a species and among different species.
- (v) Behavioral, cardiovascular, neural, and respiratory effects in the cat or dog.
- (vi) Occurrence of unusual or alarming reactions, such as carcinogenesis, or teratogenesis.
- (vii) Occurrence of sensitivity tolerance or idiosyncrasy in response to the substance
- (viii) Metabolism, rate, extent and mode of elimination of the substance in mammal or human.
- (ix) any tendency towards accumulation in the body.
- (x) Any special incompatibility.
- (xi) Method of assay.
- (xii) Known side effects (in the case of therapeutic substances).