



LAWS AND REGULATIONS

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

PHILIPPINES

Communicated by the Government of the Philippines

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

INDEX

	page
E/NL.1976/50 Republic Act No. 6425 - Dangerous Drugs Act of 1972	3
E/NL.1976/51 Presidential Decree No. 44 of 9 November 1972	17
E/NL.1976/52 Board Regulation No. 2, 1972 - Accreditation of centres for drug dependents	20
E/NL.1976/53 Board Regulation No. 4, 1972 - Procedures in custody of seized drugs and objects	22
E/NL.1976/54 Board Regulation No. 5, 1972 - List of prohibited drugs	23
E/NL.1976/55 Board Regulation No. 6, 1972 - List of regulated drugs	30
E/NL.1976/56 Board Regulation No. 7, 1972 - Authorization for prescription of dangerous drugs	60
E/NL.1976/57 Board Regulation No. 1, 1973 - Amending list of prohibited drugs	61
E/NL.1976/58 Board Regulation No. 2, 1973 - Records and reports required of pharmacists	62
E/NL.1976/59 Board Regulation No. 3, 1973 - Amending list of regulated drugs	66
E/NL.1976/60 Board Regulation No. 4, 1973 - Prescriptions for emergency cases	66
E/NL.1976/61 Board Regulation No. 5, 1973 - Voluntary treatment of drug dependents	67
E/NL.1976/62 Board Regulation No. 6, 1973 - Financial Assistance to accredited centres	70

INDEX (contd.)

	page
E/NL.1976/63 Board Regulation No. 7, 1973 - Registration of private treatment and rehabilitation centres	71
E/NL.1976/64 Board Regulation No. 8, 1973 - Prescription of dangerous drugs	74
E/NL.1976/65 Board Regulation No. 9, 1973 - Requirements for accreditation of Prevention Centres for drug dependence	74
E/NL.1976/66 Board Regulation No. 10, 1973 - Loss of Prescription forms for dangerous drugs	76
E/NL.1976/67 Board Regulation No. 11, 1973 - Filling of prescriptions for dangerous drugs	77
E/NL.1976/68 Board Regulation No. 12, 1973 - Market value of drugs	78
E/NL.1976/69 Board Regulation No. 13, 1973 - Amendment of List of Regulated Drugs	79
E/NL.1976/70 Board Regulation No. 14, 1973 - Amendment of List of Regulated Drugs	79
E/NL.1976/71 Board Regulation No. 15, 1973 - Amendment of criteria for accreditation of physicians to examine drug dependents	80
E/NL.1976/72 Board Regulation No. 16, 1973 - Criteria for classifying and declassifying substances and preparations as dangerous drugs	80
E/NL.1976/73 Board Regulation No. 17, 1973 - Amendment of List of Regulated Drugs	81
E/NL.1976/74 Board Regulation No. 18, 1973 - Disposition of seized or confiscated drugs of medical and/or therapeutic value	82
E/NL.1976/75 Board Regulation No. 20, 1973 - Fees payable for certifications issued by Dangerous Drugs Board	83
E/NL.1976/76 Board Regulation No. 1, 1974 - Raising market value of hashish	84
E/NL.1976/77 Board Regulation No. 2, 1974 - Amendment of List of Regulated Drugs	85
E/NL.1976/78 Board Regulation No. 3, 1974 - Submission of Education Programme proposals	85
E/NL.1976/79 Board Regulation No. 4, 1974 - Transfer of site of treatment and rehabilitation centres	86

INDEX (contd.)

	page
E/NL.1976/80 Board Regulation No. 5, 1974 - Amendment of List of Prohibited Drugs	86
E/NL.1976/81 Board Regulation No. 6, 1974 - Amendment of Financial Assistance to accredited and private treatment and rehabilitation centres	87
E/NL.1976/82 Board Regulation No. 7, 1974 - Amendment to procedures in the custody of seized prohibited drugs and objects	88
E/NL.1976/83 Board Regulation No. 1, 1975 - Amendment to List of Regulated Drugs	90
E/NL.1976/84 Board Regulation No. 3, 1975 - Amendment to List of Prohibited Drugs	91
E/NL.1976/85 Board Regulation No. 4, 1975 - Amendment of Board Regulation No. 7, 1973	91
E/NL.1976/86 Board Regulation No. 5, 1975 - Amendment of List of Regulated Drugs	92
E/NL.1976/87 Board Regulation No. 6, 1975 - Rewards to informers	92

E/NL.1976/50

(Republic Act No. 6425)

THE DANGEROUS DRUGS ACT OF 1972

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. Short Title. This Act shall be known and cited as the "The Dangerous Drugs Act of 1972."

ARTICLE 1

Definition of Terms

SEC. 2. Definitions. As used in this Act, the term:

- (a) "Administer" - refers to the act of introducing any dangerous drug into the body of any person, with or without his knowledge by injection, ingestion or other means or of committing any act of indispensable assistance to a person in administering a dangerous drug to himself;
- (b) "Board" - refers to the Dangerous Drugs Board created under Section 35, Article VIII of this Act;

- (c) "Centres" - refers to any of the treatment and rehabilitation centres for drug dependents referred to in Section 34, Article VII of this Act;
- (d) "Cultivate or Culture" - means the act of knowingly planting, growing, raising or permitting the planting, growing or raising of any plant which is the source of a prohibited drug;
- (e) "Dangerous Drugs" - refers to either:

(1) "Prohibited drug", which includes opium and its active components and derivatives, such as heroin and morphine; coca leaf and its derivatives, principally cocaine; alpha and beta eucaine, hallucinogenic drugs, such as mescaline, lysergic acid diethylamide (LSD) and other substances producing similar effects; Indian hemp and its derivatives; all preparations made from any of the foregoing; and other drugs, whether natural or synthetic, with the physiological effects of a narcotic drug; or

(2) "Regulated drug", which includes self-inducing sedatives, such as secobarbital, 1/ phenobarbital, pentobarbital, barbital, amobarbital and any other drug which contains a salt or a derivative of a salt of barbituric acid; any salt, isomer or salt of an isomer, of amphetamine, such as benzedrine or dexedrine, or any drug which produces a physiological action similar to amphetamine; and hypnotic drugs, such as methaqualone or any other compound producing similar physiological effects;

- (f) "Deliver" - refers to a person's act of knowingly passing a dangerous drug to another, personally or otherwise, and by any means, with or without consideration;
- (g) "Drug dependence" - means a state of psychic or physical dependence, or both, on a dangerous drug, arising in a person following administration or use of that drug on a periodic or continuous basis;
- (h) "Employee" of a prohibited drug den, dive or resort includes the caretaker, helper, watchman, lookout and other persons employed by the operator of a prohibited drug den, dive or resort where any prohibited drug is administered, delivered, distributed, sold or used, with or without compensation, in connexion with the operation thereof;
- (i) "Indian hemp" - otherwise known as "Marijuana", embraces every kind and class of the plant *cannabis sativa* L. from which the resin has not been extracted, including *cannabis americana*, hashish, bhang, guaza, churrus and ganjab, and embraces every kind, class and character of Indian hemp, whether dried or fresh, flowering or fruiting tops of the pistillate plant, and all its geographic varieties, whether as a reefer, resin, extract, tincture or in any form whatsoever;
- (j) "Manufacture" - means the production, preparation, compounding or processing of a dangerous drug either directly or indirectly or by extraction from substances of natural origin, or independently by means of chemical synthesis or by a combination of extraction and chemical synthesis, and shall include any packaging or repackaging of such substance or labeling or relabeling of its container; except that such term does not include the preparation, compounding, packaging, or labeling of a drug or other substance by a duly authorized practitioner as an incident to his administration or dispensing of such drug or substance in the course of his professional practice;

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

- (k) "Narcotic drug" - refers to any drug which produces insensibility, stupor, melancholy or dullness of mind with delusions and which may be habit-forming, and shall include opium, opium derivatives and synthetic opiates;
- (l) "Opium" - refers to the coagulated juice of the opium poppy (*papaver somniferum*) and embraces every kind and class of opium, whether crude or prepared; the ashes or refuse of the same; narcotic preparations thereof or therefrom; morphine or any alkaloid of opium; preparations in which opium, morphine or any alkaloid of opium enters as an ingredient; opium poppy straw; and leaves or wrappings of opium leaves, whether prepared for use or not;
- (m) "Pusher" - refers to any person who sells, administers, delivers, or gives away to another, on any terms whatsoever, or distributes, dispatches in transit or transports any dangerous drug or who acts as a broker in any of such transactions, in violation of this Act;
- (n) "School", includes any university, college, or institution of learning, regardless of the course or courses it offers;
- (o) "Sell" - means the act of giving a dangerous drug, whether for money or any other material consideration;
- (p) "Use" - refers to the act of injecting, intravenously or intramuscularly, or of consuming, either by chewing, smoking, sniffing, eating, swallowing, drinking, or otherwise introducing into the physiological system of the body, any of the dangerous drugs.

ARTICLE II

Prohibited Drugs

SEC. 3. Importation of Prohibited Drugs. The penalty of imprisonment ranging from fourteen years and one day to life imprisonment and a fine ranging from fourteen thousand to thirty thousand pesos shall be imposed upon any person who, unless authorized by law, shall import or bring into the Philippines any prohibited drug.

SEC. 4. Sale, Administration, Delivery, Distribution and Transportation of Prohibited Drugs. The penalty of imprisonment ranging from twelve years and one day to twenty years and a fine ranging from twelve thousand to twenty thousand pesos shall be imposed upon any person, who, unless authorized by law, shall sell, administer, deliver, give away to another, distribute, dispatch in transit or transport any prohibited drug, or shall act as a broker in any of such transactions. In case of a practitioner, the additional penalty of the revocation of his licence to practise his profession shall be imposed. If the victim of the offence is a minor, the maximum of the penalty shall be imposed.

Should a prohibited drug involved in any offence under this Section be the proximate cause of the death of a victim thereof, the penalty of life imprisonment to death and a fine ranging from twenty thousand to thirty thousand pesos shall be imposed upon the pusher.

SEC. 5. Maintenance of a Den, Dive or Resort for Prohibited Drug Users. The penalty of imprisonment ranging from twelve years and one day to twenty years and a fine ranging from twelve thousand to twenty thousand pesos shall be imposed upon any person or group of persons who shall maintain a den, dive or resort where any prohibited drug is used in any form.

The maximum of the penalty shall be imposed in every case where a prohibited drug is administered, delivered or sold to a minor who is allowed to use the same in such place.

Should a prohibited drug be the proximate cause of the death of a person using the same in such den, dive or resort, the penalty of life imprisonment to death and a fine ranging from twenty thousand to thirty thousand pesos shall be imposed on the maintainer.

SEC. 6. Employees and Visitors of Prohibited Drug Den. The penalty of imprisonment ranging from two years and one day to six years and a fine ranging from two thousand to six thousand pesos shall be imposed upon:

- (a) Any employee of a prohibited drug den, dive or resort; and
- (b) Any person who, not being included in the provisions of the next preceding paragraph, shall knowingly visit any prohibited drug den, dive or resort.

SEC. 7. Manufacture of Prohibited Drugs. The penalty of life imprisonment to death and a fine ranging from twenty thousand to thirty thousand pesos shall be imposed upon any person who, unless authorized by law, shall engage in the manufacture of any prohibited drug.

SEC. 8. Possession or Use of Prohibited Drugs. The penalty of imprisonment ranging from six years and one day to twelve years and a fine ranging from six thousand to twelve thousand pesos shall be imposed upon any person who, unless authorized by law, shall possess or use any prohibited drug, except Indian hemp as to which the next following paragraph shall apply.

The penalty of imprisonment ranging from six months and one day to six years and a fine ranging from six hundred to six thousand pesos shall be imposed upon any person who, unless authorized by law, shall possess or use Indian hemp.

SEC. 9. Cultivation of Plants Which are Sources of Prohibited Drugs. The penalty of imprisonment ranging from fourteen years and one day to life imprisonment and a fine ranging from fourteen thousand to thirty thousand pesos shall be imposed upon any person who shall cultivate or culture Indian hemp, opium poppy (*papaver somniferum*) and other plants from which any prohibited drug may be manufactured.

The land on which any of said plants is cultivated or cultured shall be confiscated and escheated to the State, unless the owner thereof can prove that he did not know of such cultivation or culture despite the exercise of due diligence on his part.

SEC. 10. Records of Prescriptions, Sales, Purchases, Acquisitions and/or Deliveries of Prohibited Drugs. The penalty of imprisonment ranging from one year and one day to six years and a fine ranging from one thousand to six thousand pesos shall be imposed upon any pharmacist, physician, dentist, veterinarian, manufacturer, wholesaler, importer, distributor, dealer or retailer who violates or fails to comply with the provisions of Section 25 of this Act, if the violation or failure involves a prohibited drug.

The additional penalty of the revocation of his licence to practise his profession, in case of a practitioner, or of his or its business licence, in case of a manufacturer, seller, importer, distributor or dealer shall be imposed.

SEC. 11. Unlawful Prescription of Prohibited Drugs. The penalty of imprisonment ranging from eight years and one day to twelve years and a fine ranging from eight thousand to twelve thousand pesos shall be imposed upon any person who, unless authorized by law, shall make or issue a prescription or any other writing purporting to be a prescription for any prohibited drug.

SEC. 12. Unnecessary Prescription of Prohibited Drugs. The penalty of imprisonment ranging from four years and one day to twelve years and a fine ranging from four thousand to twelve thousand pesos and the additional penalty of the revocation of his licence to practise shall be imposed upon any physical or dentist who shall prescribe any prohibited drug for any person whose physical or physiological condition does not require the use thereof.

SEC. 13. Possession of Opium Pipe and Other Paraphernalia for Prohibited Drugs. The penalty of imprisonment ranging from six months and one day to four years and a fine ranging from six hundred to four thousand pesos shall be imposed upon any person who, unless authorized by law, shall possess or have under his control any opium pipe, equipment, instrument, apparatus or other paraphernalia fit or intended for smoking, consuming, administering, injecting, ingesting or otherwise using opium or any other prohibited drug.

The possession of such opium pipe, equipment, instrument, apparatus or other paraphernalia fit or intended for any of the purposes enumerated in this Section shall be prima facie evidence that the possessor has smoked, consumed, administered to himself, injected, ingested or used a prohibited drug.

ARTICLE III

Regulated Drugs

SEC. 14. Importation of Regulated Drugs. The penalty of imprisonment ranging from six years and one day to twelve years and a fine ranging from six thousand to twelve thousand pesos shall be imposed upon any person who, unless authorized by law, shall import or bring any regulated drug into the Philippines.

SEC. 15. Sale, Administration, Dispensation, Delivery, Transportation and Distribution of Regulated Drugs. The penalty of imprisonment ranging from six years and one day to twelve years and a fine ranging from six thousand to twelve thousand pesos shall be imposed upon any person who, unless authorized by law, shall sell, dispense, deliver, transport or distribute any regulated drug. In case of a practitioner, the maximum of the penalty herein prescribed and the additional penalty of the revocation of his licence to practise his profession shall be imposed.

SEC. 16. Possession or Use of Regulated Drugs. The penalty of imprisonment ranging from six months and one day to four years and a fine ranging from six hundred to four thousand pesos shall be imposed upon any person who shall possess or use any regulated drug without the corresponding licence or prescription.

SEC. 17. Records of Prescriptions, Sales, Purchases, Acquisitions and/or Deliveries of Regulated Drugs. The penalty of imprisonment ranging from six months and one day to four years and a fine ranging from six hundred to four thousand pesos shall be imposed upon any pharmacist, physician, dentist, veterinarian, manufacturer, wholesaler, importer, distributor, dealer or retailer who violates or fails to comply with the provisions of Section 25 of this Act, if the violation or failure involves a regulated drug.

SEC. 18. Unlawful Prescription of Regulated Drugs. The penalty of imprisonment ranging from four years and one day to eight years and a fine ranging from four thousand to eight thousand pesos shall be imposed upon any person who, unless authorized by law, shall make or issue a prescription for any regulated drug.

SEC. 19. Unnecessary Prescription of Regulated Drugs. The penalty of imprisonment ranging from six months and one day to four years and a fine ranging from six hundred to four thousand pesos and the additional penalty of the revocation of his licence to practise shall be imposed upon any physician or dentist who shall prescribe any regulated drug for any person whose physical or physiological condition does not require the use thereof.

ARTICLE IV

Provisions of Common Application to Offences
Penalized under Articles II and III

SEC. 20. Confiscation and Forfeiture of the Proceeds or Instruments of the Crime. Every penalty imposed for the unlawful importation, sale, administration, delivery, transportation or manufacture of dangerous drugs, the cultivation of plants which are sources of prohibited drugs and the possession of any opium pipe and other paraphernalia for prohibited drugs shall carry with it the confiscation and forfeiture, in favour of the Government, of the proceeds of the crime and the instruments or tools with which it was committed, unless they are the property of a third person not liable for the offence, but those which are not of lawful commerce shall be ordered destroyed. Dangerous drugs and plant-sources of prohibited drugs so confiscated and forfeited in favour of the Government shall be turned over to the Board for safe keeping and proper disposal.

SEC. 21. Attempt and Conspiracy. The same penalty prescribed by this Act for the commission of the offence shall be imposed in case of any attempt or conspiracy to commit the same in the following cases:

- (a) importation of dangerous drugs;
- (b) sale, administration, delivery, distribution and transportation of dangerous drugs;
- (c) maintenance of a den, dive or resort for prohibited drug users;
- (d) manufacture of dangerous drugs; and
- (e) cultivation or culture of plants which are sources of prohibited drugs.

SEC. 22. Additional Penalty if Offender is an Alien. In addition to the penalties therein prescribed, any alien who violates any of the provisions of Articles II and III of this Act shall be deported without further proceedings immediately after service of sentence.

SEC. 23. Criminal Liability of Officers of Partnerships, Corporations, Associations and other Juridical Persons; Liability in Cases Where Vehicles, Vessels or Aircraft or Other Instruments are used to Commit a Crime. In case any violation of this Act is committed by a partnership, corporation, association or any juridical person, the partner, president, director or manager who consents to or knowingly tolerates such violation shall be held criminally liable as a co-principal.

The penalty provided for the offence under this Act shall be imposed upon the partner, president, director, manager, officer or stockholder who knowingly authorizes, tolerates or consents to the use of a vehicle, vessel, or aircraft as an instrument in the importation, sale, delivery, distribution or transportation of dangerous drugs, or to the use of their equipment, machines or other instruments in the manufacture of any dangerous drug, if such vehicle, vessel, aircraft, equipment or other instrument is owned by or under the control or supervision of the partnership, corporation, association or juridical entity to which they are affiliated.

SEC. 24. Penalty for Government Officials and Employees and Officers and Members of Police Agencies and the Armed Forces. The maximum penalties provided for in Sections 3, 4, 5, 6, 8, 9, 11 and 12 of Article II and Section 14, 15, 16, and 19 of Article III shall be imposed if those found guilty of any of the said offences are government officials, employees or officers, including members of police agencies and the armed forces.

SEC. 25. Records required of Pharmacists, Physicians, Veterinarians or Dentists Dispensing or Prescribing Dangerous Drugs, and of Importers, Manufacturers, Wholesalers, Distributors, Dealers and Retailers of Dangerous Drugs.

(a) Every pharmacist dealing in dangerous drugs shall maintain and keep an original record of sales, purchases, acquisitions and deliveries of dangerous drugs, indicating therein the licence number and address of the pharmacists; the name, address and licence of the manufacturer, importer or wholesaler from whom dangerous drugs have been purchased; the quantity and name of the dangerous drugs so purchased or acquired; the date of acquisition or purchase; the name, address and class A residence certificate number of the buyer; the serial number of the prescription and the name of the doctor, dentist, veterinarian or practitioner issuing the same; the quantity and name of the dangerous drug so sold or delivered; and the date of sale or delivery.

A certified true copy of such record covering a period of three calendar months, duly signed by the pharmacist or the owner of the drug store or pharmacy, shall be forwarded to the city or municipal health officer within fifteen days following the last day of every quarter of each year.

The city or municipal health officer shall forward such records to the Board within fifteen (15) days from receipt thereof.

(b) A physician, dentist, veterinarian or practitioner authorized to prescribe any dangerous drug shall issue the prescription therefor in one original and two duplicate copies. The original after the prescription has been filled, shall be retained by the pharmacist for a period of one year from the date of sale or delivery of such drug. One copy shall be retained by the buyer or by the person to whom the drug is delivered until such drug is consumed, while the second copy shall be retained by the person issuing the prescription.

For purposes of this Act, all prescriptions issued by physicians, dentists, veterinarians or practitioners shall be made out on forms exclusively issued by and obtained from the Board. Such forms shall be made of a special kind of paper and shall be distributed in such quantities and contain such information and other data as the Board may, by rules and regulations, require. Such forms shall not be issued by the Board or any of its employees except to licensed physicians, dentists, veterinarians and practitioners in such quantities as the Board may authorize. In such emergency cases, however, as the Board may specify in the public interest, prescriptions need not be accomplished on such forms. The prescribing physician, dentist, veterinarian or practitioner shall, within three days after issuing such prescription, inform the Board of the same in writing. No prescription once issued may be refilled.

(c) All manufacturers, wholesaler, distributors, importers, dealers and retailers of dangerous drugs shall keep a record of all sales, purchases, acquisitions and deliveries of dangerous drugs, the names, addresses and licences of the persons from whom the dangerous drugs were purchased or acquired or to whom such drugs were sold or delivered, the name and quantity of the drugs and the date of the transaction.

SEC. 26. Penalty for a Person Importing Dangerous Drugs by Making Use of a Diplomatic Passport. The penalty of life imprisonment and a fine of thirty thousand pesos shall be imposed upon any person who, unless authorized under this Act, shall import or bring into the Philippines any dangerous drug by making use of a diplomatic passport, diplomatic facilities or any other means involving his official status intended to facilitate the unlawful entry of dangerous drugs. In addition, the diplomatic passport shall be confiscated and cancelled.

SEC. 27. Criminal Liability of Possessor or User of Dangerous Drugs During Social Gatherings. The maximum of the penalties provided for in Section 8, Article II and Section 16, Article III of this Act shall be imposed upon any person found possessing or using any dangerous drug during a party or at a social gathering or in a group of at least five persons possessing or using such drugs.

ARTICLE V

Educational Measures

SEC. 28. Heads, Supervisors and Teachers of Schools. For the purpose of enforcing the provisions of Articles II and III of this Act, all school heads, supervisors and teachers shall be deemed to be persons in authority and, as such, are hereby vested with the power to apprehend, arrest or cause the apprehension or arrest of any person who shall violate any of the said provisions. They shall be considered as persons in authority if they are in the school or within its immediate vicinity, or beyond such immediate vicinity if they are in attendance at any school or class function in their official capacity as school heads, supervisors or teachers.

Any teacher or school employee who discovers or finds that any person in the school or within its immediate vicinity is violating any provision of Articles II and III of this Act shall have the duty to report the violation to the school head or supervisor who shall, in turn, report the matter to the proper authorities. Failure to report in either case shall, after due hearing, constitute sufficient cause for disciplinary action.

SEC. 29. Dangerous Drugs as Part of School Curricula. Instruction on the adverse effects of dangerous drugs, including their legal, social and economic implications, shall be integrated into the existing curricula of all public and private schools, whether general, technical, vocational or agro-industrial.

The Secretary of Education shall promulgate such rules and regulations as may be necessary to carry out the provisions hereof, and, with the assistance of the Board, shall cause the publication and distribution of materials on dangerous drugs to students and the general public.

ARTICLE VI

Rehabilitative Confinement and Suspension of Sentence

SEC. 30. Voluntary Submission of a Drug Dependent to Confinement, Treatment and Rehabilitation by the Dependent Himself or through His Parent, Guardian or Relative. If a drug dependent voluntarily submits himself for confinement, treatment and rehabilitation in a centre and complies with such conditions therefor as the Board may, by rules and regulations prescribe, he shall not be criminally liable for any violation of Section 8, Article II and Section 16, Article III of this Act.

The above exemption shall be extended to a minor who may be committed for treatment and rehabilitation in a centre upon sworn petition of his parent, guardian or relative within the fourth civil degree of consanguinity or affinity, or of the Director of Health or the Secretary of the Department of Social Welfare, in that order. Such petition may be filed with the Court of First Instance, Juvenile and Domestic Relations Court or Circuit Criminal Court of the province or city where the minor resides and shall set forth therein his name and address and the facts relating to his dependency: provided, that any of said courts shall have jurisdiction to act on the petition regardless of the age of the minor. The court shall set the petition for hearing and give the drug dependent concerned an opportunity to be heard. If, after such hearing, the facts so warrant in its judgment, the court shall order the drug dependent to be examined by two physicians accredited by the Board. If both physicians conclude, after examination, that the minor

is not a drug dependent, the court shall enter an order discharging him. If either physician finds him to be a dependent, the court shall conduct a hearing and consider all relevant evidence which may be offered. If the court makes a finding of drug dependency, it shall issue an order for his commitment to a centre designated by the court for treatment and rehabilitation under the supervision of the Board.

When, in the opinion of the person committed or of his parent, guardian or relative, or of the Board, such person is rehabilitated, any of the above parties may file a sworn petition for his release with the court which ordered the commitment. If, after due hearing, the court finds the petition to be well-founded, it shall forthwith order the release of the person so committed.

Should the drug dependent, having voluntarily submitted himself to confinement, treatment and rehabilitation, in, or having been committed to a centre upon petition of the proper party, escape therefrom, he may resubmit himself for confinement within one week from the date of his escape, or his parent, guardian or relative may, within the same period, surrender him for recommitment. If, however, the drug dependent does not resubmit himself for confinement or he is not surrendered for recommitment, as the case may be, the Board may file a sworn petition for his recommitment. Upon proof of previous commitment or of his voluntary submission to confinement, treatment and rehabilitation, the court shall issue an order for recommitment. If, subsequent to such recommitment, he should escape again, he shall no longer be exempt from criminal liability for use or possession of any dangerous drugs.

The judicial and medical records pertaining to any drug dependent's confinement or commitment under this Section shall be confidential and shall not be used against him for any purpose except to determine how many times he shall have voluntarily submitted himself to confinement, treatment and rehabilitation or been committed to a centre. (As amended by Section 1 of Presidential Decree No. 44, dated 9 November 1972.) 2/

SEC. 31. Compulsory Submission of a Drug Dependent to Treatment and Rehabilitation. If a person charged with an offence is found by the fiscal or by the court, at any stage of the proceedings, to be a drug dependent, the fiscal or the court, as the case may be, shall suspend further proceedings and transmit copies of the record of the case to the Board.

In the event the Board determines, after medical examination, that public interest requires that such drug dependent be committed to a centre for treatment and rehabilitation, it shall file a petition for his commitment with the Court of First Instance, Juvenile and Domestic Relations Court, or Circuit Criminal Court of the province or city where he is being investigated or tried: provided, that any of said courts may take cognizance of such petition regardless of the age of the drug dependent: provided, further, that where a criminal case is pending in court such petition shall be filed in the said court. The court shall take judicial notice of the prior proceedings in the case and shall proceed to hear the petition. If the court finds him to be a drug dependent, it shall order his commitment to a centre for treatment and rehabilitation. The head of said centre shall submit to the court every four months, or as often as the court may require, a written report on the progress of the treatment. If the dependent is rehabilitated, as certified by the centre and the board, he shall be returned to the court which committed him, for his discharge therefrom.

Thereafter, his prosecution for any offence punishable by law shall be instituted or shall continue, as the case may be. In case of conviction, the judgment shall indicate whether the full or partial period of his prior detention and of his confinement for treatment and rehabilitation shall be deducted from the period of the penalty imposed on him, taking into account his good behaviour or misconduct while being detained or confined.

2/ Note by the Secretariat: E/NL.1976/51.

The period of prescription of the offence charged shall not run during the time that the respondent or the accused is under detention or confinement in a centre. (As amended by Section 2 of Presidential Decree No. 44, dated 9 November 1972.) 2/

SEC. 32. Suspension of Sentence for First Offence of a Minor. If an accused less than twenty-one years of age who is found guilty of violating Section 8, Article II and Section 16, Article III of this Act has not been previously convicted of violating any provision of this Act or of the Revised Penal Code or placed on probation as herein provided, the court may defer sentence and place him on probation under the supervision of the Board or its agents and under such conditions as the Court may impose for a period ranging from six months to one year. If the accused violates any of the conditions of his probation, the court shall pronounce judgement of conviction and he shall serve sentence as in any other criminal case. If, however, he does not violate any condition of his probation then upon the expiration of the designated period, the court shall discharge him and dismiss the proceedings.

If the court finds that such accused is a drug dependent, it shall commit him to a centre for treatment and rehabilitation under the supervision of the Board. Upon certification of his rehabilitation by the Board, the court shall enter an order discharging him.

A confidential record of the proceedings shall be kept by the Department of Justice and shall not be used for any other purpose except as a record to be used in determining whether or not a person accused under the provisions of this Act is a first offender.

Upon dismissal of the proceedings against him, the court shall enter an order to expunge all official records (other than the confidential record to be retained by the Department of Justice) relating to his case. Such an order, which shall be kept confidential shall restore the accused to his status prior to the case. He shall not be held thereafter, under any provision of law, to be guilty of perjury or of concealment or misrepresentation by reason of his failure to acknowledge the case or recite any fact related thereto in response to any inquiry made of him for any purpose.

In the case of minors under sixteen years of age at the time of the commission of any offence penalized under this Act, the provisions of Article 80 of the Revised Penal Code shall apply, without prejudice to the application of the provisions of this Section.

SEC. 33. Violation of Confidential Nature of Records. The penalty of imprisonment ranging from six months and one day to six years and a fine ranging from six hundred to six thousand pesos shall be imposed upon any person, who having official custody of, or access to the confidential records referred to in Section 30 and 32 of this Act, or anyone who, having gained possession of such records, whether lawfully or not, reveals their contents to any person other than those charged with the prosecution of offences under this Act or with its implementation.

ARTICLE VII

Treatment and Rehabilitation of Drug Dependents

SEC. 34. Treatment and Rehabilitation Centre for Drug Dependents. The existing Treatment and Rehabilitation Centre for Drug Dependents at Tagaytay City shall continue to be operated and maintained by the National Bureau of Investigation under the supervision and funding of the Board. In addition thereto, the Board shall encourage and assist in the establishment, operation and maintenance of private centres. The Tagaytay centre shall constitute the nucleus of such centres as may be created, authorized and/or accredited under this Act.

ARTICLE VIII

Dangerous Drugs Board

SEC. 35. Creation and Composition of the Board. There is hereby created a Dangerous Drugs Board which shall be composed of six "ex-officio" members, as follows:

- (a) the Secretary of Health or his representative;
- (b) the Secretary of Justice or his representative;
- (c) the Secretary of National Defense or his representative;
- (d) the Secretary of Education or his representative;
- (e) the Secretary of Finance or his representative; and
- (f) the Secretary of the Department of Social Welfare or his representative.

The Secretary of Health shall be the chairman of the Board.

The Director of the National Bureau of Investigation shall be the permanent consultant of the Board.

The Chairman and all members of the Board and the Director of the National Bureau of Investigation shall each receive a per diem of fifty pesos for their attendance at every meeting of the Board; Provided, that where the representative of an "ex-officio" member attends a meeting in behalf of the latter, such representative shall be entitled to receive the per diem.

The Board shall meet at the call of the chairman or of any two other members. The presence of four members shall constitute a "quorum". In the absence of the chairman, a temporary presiding officer may be designated by the majority of the "quorum".

The Board may constitute an "executive committee", to be composed of any three members or their representatives or of any three ranking personnel of the Board, which shall have the duty of carrying into effect the policies and decisions of the Board and shall meet as often as necessary, at the discretion of its chairman to be designated by the Board.

When public interest so requires, the executive committee may act for and in behalf of the Board, and its decisions, if approved by the Secretary of Health, shall be valid, unless revoked by the Board at its next regular or special meeting.

The Board shall appoint an "executive director" who shall be the administrative officer of the Board and shall perform such other duties as may be assigned to him by it. The executive director shall possess adequate training and experience in the field of dangerous drugs, or in law, medicine, criminology, psychology or social work. He shall receive a compensation of twenty thousand pesos per annum. (As amended by Section 3 of Presidential Decree No. 44, dated 9 November 1972.) 2/

SEC. 36. Powers and Duties of the Board. The Board shall:

(a) Promulgate such rules and regulations as may be necessary to carry out the purposes of this Act; including the manner of safekeeping, disposition, burning or condemnation of dangerous drugs under its charge and custody, and prescribe administrative remedies or sanctions for the violation of such rules and regulations;

(b) Take charge and custody of all dangerous drugs seized, confiscated by or surrendered to any national, provincial or local law enforcement agency, if no longer needed for purposes of evidence in court;

(c) Develop educational programmes based on factual information and disseminate the same to the general public, for which purpose the Board shall endeavour to make the general public aware of the hazards of dangerous drugs by providing among others, literature, films, displays or advertisements, and by coordinating with all institutions of learning as well as with all national and local law enforcement agencies in planning and conducting its educational campaign programmes;

(d) Provide law enforcement officers, school authorities and personnel of centres with special training in dangerous drugs control;

(e) Conduct scientific, clinical, social, psychological, physical and biological researches on dangerous drugs;

(f) Draw up, in consultation and in coordination with the various agencies involved in drugs control, treatment and rehabilitation, both public and private, a national treatment and rehabilitation programme for drug dependents; and call upon any department, office, bureau, institution or agency of the Government to render such assistance as it may require, or coordinate with it or with other such entities, to carry out such programme as well as such other activities as it may undertake pursuant to the provisions of this Act;

(g) Receive all donations for the purpose of carrying out the objectives of this Act;

(h) Subject to the civil service law and the rules and regulations issued thereunder, appoint such technical, administrative and other personnel as may be necessary for the effective implementation of this Act;

(i) Receive, gather, collect and evaluate all information on the importation, exportation, production, manufacture, sale, stocks, seizures of and the estimated need for dangerous drugs, for which purpose the Board may require from any official, instrumentality or agency of the Government or any private persons or enterprises dealing in, or engaged in activities having to do with, dangerous drugs such data or information as it may need to implement this Act;

(j) Relay information regarding any violation of this Act to law enforcement agencies to effect the apprehension of offenders and the confiscation of dangerous drugs and transmit evidence to the proper court;

(k) Conduct eradication programmes to destroy wild or illicit growth of plants from which dangerous drugs may be extracted;

(l) Authorize, pursuant to the provisions of this Act, the importation, distribution, prescription, dispensing and sale of, and other lawful acts in connexion with, dangerous drugs of such kind and quantity as it may deem necessary according to the medical and research needs of the country, which authorization shall be required by the Commissioner of Internal Revenue as a basis for the issuance of licences and permits for such purposes in accordance with Republic Act No. 953; 3/

3/ Note by the Secretariat: E/NL.1953/159.

(m) Encourage, assist and accredit private centres, promulgating rules and regulations setting minimum standards for their accreditation to assure their competence, integrity and stability;

(n) Prescribe and promulgate rules and regulations governing the establishment of such centres as it may deem necessary, after conducting a feasibility study thereof;

(o) Provide appropriate rewards to informers who are instrumental in the discovery and seizure of dangerous drugs and in the apprehension of violators of this Act;

(p) Gather and prepare detailed statistics on the importation, exportation, manufacture, stocks, seizures of and estimated need for dangerous drugs and such other statistical data on said drugs as may be periodically required by the United Nations Narcotics Drug Commission, the World Health Organization and other international organizations in consonance with international commitments.

ARTICLE IX

Appropriation, Management of Funds and Annual Report

SEC. 37. Appropriation. In order to carry out the objectives of this Act, the sum of twelve million pesos is hereby appropriated out of any funds in the National Treasury not otherwise appropriated from the effectivity of this Act until 30 June 1973. Thereafter, such sums as may be necessary to carry out the provisions of this Act shall be included in subsequent annual General Appropriations Acts.

All income derived from fines authorized in this Act and all unclaimed and forfeited sweepstakes prizes in the Philippine Charity Sweepstakes Office are hereby constituted as special funds for the implementation of this Act: Provided, that at least 50 per cent of all funds from the latter source shall be reserved for assistance to accredited and deserving private rehabilitation centres: Provided, further, that all such fines and unclaimed and forfeited prizes shall be turned over to the Board by the Philippine Charity Sweepstakes Office within 30 days after they are collected or declared forfeited, as the case may be.

SEC. 38. Management of Funds Under this Act; Annual Report by the Board. The Board shall manage the funds as it may deem proper for the attainment of the objectives of this Act. The Chairman of the Board shall submit to the President of the Philippines and to the presiding officers of both houses of Congress, within fifteen days from the opening of the regular session, an annual report on the dangerous drugs situation in the country which shall include a detailed account of the programmes and projects undertaken, statistics on crimes related to dangerous drugs, expenses incurred pursuant to the provisions of this Act, recommended remedial legislation, if needed, and such other relevant facts as it may deem proper to cite.

ARTICLE X

Jurisdiction Over Dangerous Drug Cases

SEC. 39. Jurisdiction. The Court of First Instance, Circuit Criminal Court, and Juvenile and Domestic Relations Court shall have concurrent original jurisdiction over all cases involving offences punishable under this Act: Provided, that in cities or provinces where there are Juvenile and Domestic Relations Courts, the said courts shall take exclusive cognizance of cases where the offenders are under sixteen years of age.

The preliminary investigation of cases filed under this Act shall be terminated within a period of thirty (30) days from the date of their filing.

Where the preliminary investigation is conducted by a prosecuting officer and a "prima facie" case is established, the corresponding information shall be filed in court within twenty-four (24) hours from the termination of the investigation. If the preliminary investigation is conducted by a judge and a "prima facie" case is found to exist, the corresponding information shall be filed by the proper prosecuting officer within forty-eight (48) hours from the date of receipt of the records of the case.

Trial of the cases under this section shall be finished by the court not later than ninety (90) days from the date of the filing of the information. Decision on said cases shall be rendered within a period of fifteen (15) days from the date of submission of the case. (As amended by Section 4 of Presidential Decree No. 44, dated 9 November 1972.) 2/

SEC. 40. Reclassification, Addition or Removal of Any Drug from the List of Dangerous Drugs. The Board shall give notice to the general public of the reclassification, addition to or removal from the list of any drug by publishing such notice in any newspaper of general circulation once a week for two consecutive weeks.

The effect of such reclassification, addition or removal shall be as follows:

(1) In case a prohibited drug is reclassified as regulated, the penalties for violations of this Act involving the latter shall, in case of conviction, be imposed in all pending criminal prosecutions;

(2) In case a regulated drug is reclassified as prohibited, the penalties for violations of this Act involving regulated drugs shall, in case of conviction, be imposed in all pending criminal prosecutions;

(3) In case of the addition of a new drug to the list of dangerous drugs, no criminal liability involving the same under this Act shall arise until after the lapse of fifteen (15) days from the last publication of such notice; and

(4) In case of removal of a drug from the list of dangerous drugs, all pending criminal prosecutions involving such a drug under this Act shall forthwith be dismissed.

ARTICLE XI

Final Provisions

SEC. 41. Separability Clause. If for any reason any section or provisions of this Act, or any portion thereof, or the application of such section, provision or portion thereof to any person, group or circumstance is declared invalid or unconstitutional, the remainder of this Act shall not be affected by such declaration.

SEC. 42. Repealing Clause. Articles one hundred and ninety, one hundred and ninety-one, one hundred and ninety-two, one hundred and ninety-three and one hundred and ninety-four of Act numbered Thirty-eight hundred and fifteen, otherwise known as the Revised Penal Code, are hereby repealed; and the provisions of such other laws, executive or administrative orders, rules and regulations, or parts thereof, inconsistent with the provisions of this Act, are hereby repealed or modified accordingly.

SEC. 43. Effectivity. This Act shall take effect upon its approval.

Approved, 30 March 1972.

MALACAWANG
Manila

PRESIDENTIAL DECREE NO. 44

AMENDING CERTAIN SECTIONS OF REPUBLIC ACT NO. 6425, 4/ OTHERWISE KNOWN AS THE DANGEROUS DRUGS ACT OF 1972.

WHEREAS, drug addiction is a grave and pernicious evil which not only complicates the peace and order problem of our country but also erodes the physical strength as well as the moral well-being of our people;

WHEREAS, in order to curb the incidence of drug addiction, the Congress of the Philippines enacted Republic Act No. 6425, otherwise known as the Dangerous Drugs Act of 1972;

WHEREAS, after the approval of the Act on 30 March 1972, certain defects and deficiencies in it have been discovered which have hampered the full and expeditious implementation of its provisions;

WHEREAS, in order that the desired aims and objectives of the Dangerous Drugs Act can be effectively and satisfactorily attained, it is imperative that the said law be modified so as to cure its defects and supply its deficiencies.

NOW, THEREFORE, I, FERDINAND E. MARCOS, President of the Philippines, by virtue of the powers in me vested by the Constitution as Commander-in-Chief of all the Armed Forces of the Philippines, and pursuant to Proclamation No. 1081, dated 21 September 1972, and General Order No. 1, dated 22 September 1972, do hereby order and decree that Republic Act No. 6425, otherwise known as Dangerous Drugs Act of 1972, be, as it is hereby, amended, to wit:

1. Section 30 of Republic Act No. 6425 is hereby amended to read as follows:

"SEC. 30 Voluntary Submission of a Drug Dependent to Confinement, Treatment and Rehabilitation by the Dependent Himself or Through His Parent, Guardian or Relative. If a drug dependent voluntarily submit himself for confinement, treatment and rehabilitation in a centre and complies with such conditions therefor as the Board may, by rules and regulations prescribe, he shall not be criminally liable for any violation of Section 8, Article II and Section 16, Article III of this Act.

"The above exemption shall be extended to a minor who may be committed for treatment and rehabilitation in a centre upon sworn petition of his parent, guardian or relative within the fourth civil degree of consanguinity or affinity, or of the Director of Health or the Secretary of the Department of Social Welfare, in that order. Such petition may be filed with the Court of First Instance, Juvenile and Domestic Relations Court or Circuit Criminal Court of the province or city where the minor resides and shall set forth therein his name and address and the facts relating to his dependency: Provided, that any of said courts shall have jurisdiction to act on the petition regardless of the age of the minor. The court shall set the petition for hearing and give the drug dependent concerned an opportunity to be heard. If, after such hearing, the facts so warrant in its judgement, the court shall order the drug dependent to be examined by two physicians accredited by the Board. If both physicians

4/ Note by the Secretariat: E/NL.1976/50.

conclude, after examination, that the minor is not a drug dependent, the court shall enter an order discharging him. If either physician finds him to be a dependent, the court shall conduct a hearing and consider all relevant evidence which may be offered. If the court makes a finding of drug dependency, it shall issue an order for his commitment to a centre designated by the court for treatment and rehabilitation under the supervision of the Board.

"When, in the opinion of the person committed or of his parent, guardian or relative, or of the Board, such person is rehabilitated, any of the above parties may file a sworn petition for his release with the court which ordered the commitment. If, after due hearing, the court finds the petition to be well-founded, it shall forthwith order the release of the person so committed.

"Should the drug dependent, having voluntarily submitted himself to confinement, treatment and rehabilitation in, or having been committed to a centre upon petition of the proper party, escape therefrom, he may resubmit himself for confinement within one week from the date of his escape, or his parent, guardian or relative may, within the same period, surrender him for recommitment. If, however, the drug dependent does not resubmit himself for confinement or he is not surrendered for recommitment, as the case may be, the Board may file a sworn petition for his recommitment. Upon proof of previous commitment or of his voluntary submission to confinement, treatment and rehabilitation, the court shall issue an order for recommitment. If, subsequent to such recommitment, he should escape again, he shall no longer be exempt from criminal liability for use or possession of any dangerous drug.

"The judicial and medical records pertaining to any drug dependent's confinement or commitment under this Section shall be confidential and shall not be used against him for any purpose except to determine how many times he shall have voluntarily submitted himself to confinement, treatment and rehabilitation or been committed to a centre."

2. Section 31 of the same Act is hereby amended to read as follows:

"SEC. 31. Compulsory Submission of a Drug Dependent to Treatment and Rehabilitation. If a person charged with an offence is found by the fiscal or by the court, at any stage of the proceedings, to be a drug dependent, the fiscal or the court, as the case may be, shall suspend all further proceedings and transmit copies of the record of the case to the Board.

"In the event the Board determines, after medical examination, that public interest requires that such drug dependent be committed to a centre for treatment and rehabilitation, it shall file a petition for his commitment with the Court of First Instance, Juvenile and Domestic Relations Court, or Circuit Criminal Court of the province or city where he is being investigated or tried: Provided, that any of said courts may take cognizance of such petition regardless of the age of the drug dependent: Provided, further, that where a criminal case is pending in court such petition shall be filed in the said court. The court shall take judicial of the prior proceedings in the case and shall proceed to hear the petition. If the court finds him to be a drug dependent, it shall order his commitment to a centre for treatment and rehabilitation. The head of said centre shall submit to the court every four months, or as often as the court may require, a written report on the progress of the treatment. If the dependent is rehabilitated, as certified by the centre and the Board, he shall be returned to the court which committed him, for his discharge therefrom.

"Thereafter, his prosecution for any offence punishable by law shall be instituted or shall continue, as the case may be. In case of conviction, the judgement shall indicate whether the full or partial period of his prior detention and of his confinement for treatment and rehabilitation shall be deducted from the period of the penalty imposed on him, taking into account his good behaviour or misconduct while being detained or confined.

"The period of prescription of the offence charged shall not run during the time that the respondent or the accused is under detention or confinement in a centre."

3. Section 35 of the same Act is hereby amended to read as follows:

"SEC. 35. Creation and Composition of the Board. There is hereby created a Dangerous Drugs Board which shall be composed of six "ex-officio" members, as follows:

- (a) the Secretary of Health or his representative;
- (b) the Secretary of Justice or his representative;
- (c) the Secretary of National Defence or his representative;
- (d) the Secretary of Education or his representative;
- (e) the Secretary of Finance or his representative; and
- (f) the Secretary of the Department of Social Welfare or his representative.

"The Secretary of Health shall be the chairman of the Board.

"The Director of the National Bureau of Investigation shall be the permanent consultant of the Board.

"The Chairman and all members of the Board and the Director of the National Bureau of Investigation shall each receive a per diem of fifty pesos for their attendance at every meeting of the Board: Provided, that where the representative of an "ex-officio" member attends a meeting in behalf of the latter such representative shall be entitled to receive the per diem.

"The Board shall meet at the call of the chairman or of any two other members. The presence of four members shall constitute a "quorum". In the absence of the chairman, a temporary presiding officer may be designated by the majority of the "quorum".

"The Board may constitute an executive committee, to be composed of any three members or their representatives or of any three ranking personnel of the Board, which shall have the duty of carrying into effect the policies and decisions of the Board and shall meet as often as necessary, at the discretion of its chairman to be designated by the Board.

"When public interest so requires, the executive committee may act for and in behalf of the Board, and its decisions, if approved by the Secretary of Health, shall be valid, unless revoked by the Board at its next regular or special meeting.

"The Board shall appoint an executive director who shall be the administrative officer of the Board and shall perform such other duties as may be assigned to him by it. The executive director shall possess adequate training and experience in the field of dangerous drugs, or in law, medicine, criminology, psychology or social work. He shall receive a compensation of twenty thousand pesos per annum."

4. Section 39 of the same Act is hereby amended to read as follows:

"SEC. 39. Jurisdiction. The Court of First Instance Circuit Criminal Court, and Juvenile and Domestic Relations Court shall have concurrent original jurisdiction over all cases involving offences punishable under this Act: provided, that in cities or provinces where there are Juvenile and Domestic Relations Courts, the said courts shall take exclusive cognizance of cases where the offenders are under sixteen years of age.

"The preliminary investigation of cases filed under this Act shall be terminated within a period of thirty (30) days from the date of their filing.

"Where the preliminary investigation is conducted by a prosecuting officer and a "prima facie" case is established, the corresponding information shall be filed in court within twenty-four (24) hours from the termination of the investigation. If the preliminary investigation is conducted by a judge and a "prima facie" case is found to exist, the corresponding information shall be filed by the proper prosecuting officer within forty eight (48) hours from the date of receipt of the records of the case.

"Trial of the case under this section shall be finished by the court not later than ninety (90) days from the date of the filing of the information. Decision on said cases shall be rendered within a period of fifteen (15) days from the date of submission of the case."

5. This Decree shall take effect immediately.

Done in the City of Manila, this 9th day of November, in the year of our Lord, nineteen hundred and seventy-two.

(SGD.) FERDINAND E. MARCOS
President
Republic of the Philippines

By the President:

(SGD.) ALEJANDRO MELCHOR
Executive Secretary

E/NL.1976/52

OFFICE OF THE PRESIDENT

DANGEROUS DRUGS BOARD

23 November 1972

BOARD REGULATION No. 2 s. 1972

SUBJECT: Requirements for accreditation of centres pursuant to paragraph (m), Section 36, Republic Act No. 6425, as amended.

Pursuant to the provisions of paragraph (m), Section 36, Republic Act No. 6425, 4 as amended, otherwise known as the Dangerous Drugs Act of 1972, the following requirements for the accreditation of centres are hereby prescribed:

I. GENERAL REQUIREMENTS:

1. Definition of Purpose and Function. The purpose or function of the centre shall be clearly defined and stated in writing. Such definition shall include the geographical area to be served and goals to be attained. The centre shall meet a need in the geographical area it serves or plans to serve.
2. Types of Centres:
 - a. Any specialized centre for drug dependents, government or private with facilities for detoxification, rehabilitation and follow-up care for drug dependents.

- b. A general hospital, government or private, with a psychiatrist, affiliated or not affiliated with a teaching school (medical/nursing) that can provide for a closed ward for drug dependents with adequate provisions for security, facilities for detoxification, rehabilitation and follow-up care.
- c. Mental hospital with separate unit for drug dependents.
- d. Psychiatric out-patient or mental hygiene clinic.
- e. Other rehabilitation centres.

II. SPECIFIC REQUIREMENTS:

1. Physical Facility:
 - a. A combined closed-open ward with few semi-private rooms.
 - b. Spaces for occupational-recreational activities.
 - c. Interview room.
2. Personnel Complement. Multi-disciplinary team of psychiatrist, resident physician, nurses and nurse aids, occupational therapist, social worker, psychologist, clerk-typist (receptionist) and security guards.
3. Organization. The organizational structure of the facility shall contribute effectively to the goals of the centre. The facility shall be a legally constituted entity in accordance with legal requirements affecting its organization. The Staff of the facility shall be competent professionally and qualified in the particular service. There shall be adequate provisions for the continued development of its staff in order to enable them to meet the needs of the service. The facility shall develop broad community and professional acceptance in order to implement its programme goals effectively.
4. Administration. There must be an active and responsible governing body composed of persons of good standing in the community. The Administrator shall be a competent person in the area of the major services to be rendered by the facility.
5. Plan of Financing and Accounting. The centre shall have a sound plan of financing which gives assurance of sufficient funds to enable it to carry out its defined purposes and provide proper care for drug dependents. A new centre shall have reasonable assurance of sufficient funds to carry it through the first year of operation. At least 60 per cent of funds shall be disbursed for direct programme services.
6. Audit of Financial Records. All financial accounts shall be audited at least once a year and the report made a part of the centre's records.
7. System of Intake, Admission, Discharge. The centre shall develop and practice a system of intake, admission and discharge procedure. Intake must be accomplished in a standard format and all cases shall be reported to the Dangerous Drugs Board.

Any of the requirements herein prescribed which in the opinion of the chairman of the Dangerous Drugs Board is not so essential may be relaxed to encourage the establishment of more centres for drug dependents.

This regulation shall take effect immediately.

(Sgd.) CLEMENTE S. GATMAITAN, M.D., M.P.H.
Chairman

E/NL.1976/53

REPUBLIC OF THE PHILIPPINES

OFFICE OF THE PRESIDENT

DANGEROUS DRUGS BOARD

MANILA

23 November 1972

BOARD REGULATION No. 4 s. 1972

SUBJECT: Procedures in the custody of seized prohibited and regulated drugs, instruments, apparatus and articles specially designed for the use thereof.

Pursuant to the provisions of Section 36 of Republic Act No. 6425, 4 as amended, the following regulations regarding the custody of seized prohibited and regulated drugs, instruments, apparatus and articles specially designed for the use thereof, are hereby prescribed:

SECTION 1. All prohibited and regulated drugs, instruments, apparatus and articles specially designed for the use thereof, shall be initially under the custody and control of the apprehending team during the period of actual investigation, until the submission of the same to the proper laboratory for examination. However, the arresting team through its team leader shall, within twenty-four (24) hours from date of seizure or termination of the investigation, inform the office of the Dangerous Drugs Board by wire or cable of said seizure and present custody of the same. Within ten (10) days from the date of seizure or confiscation, a detailed report shall be submitted. The attached form entitled: REPORT ON AN ILLICIT NARCOTICS TRANSACTION OR SEIZURE (DDB Form No. 4-72) shall be used for the purpose.

SEC. 2. During the pendency of the case in court, the seized prohibited and regulated drugs, instruments, apparatus and articles specially designed for the use thereof, forming part of the evidence, shall be under the custody of the examining government chemist or analyst who shall be appearing as expert witness in the prosecution of the case.

SEC. 3. During the same period (pendency of the case in court), the officer on the case (team leader of the apprehending team), shall from time to time appraise the Dangerous Drugs Board of the status and progress of the prosecution of the case.

SEC. 4. Within ten (10) days from the date of the promulgation of sentence, be it acquittal or conviction of the accused, the chemist or analyst in possession of the evidence drugs, instruments, apparatus and articles, through the head of his/her Agency or Office, shall turn over the same to the Dangerous Drugs Custodian (NBI) as appointed by the Board. In this connexion, the proper court shall see to it that an order to this effect is always embodied in its decision. The seized drugs, instruments, apparatus and articles shall be properly packed, marked and labelled before the same are turned over to the Dangerous Drugs Custodian (NBI).

SEC. 5. All prohibited and regulated drugs, instruments, apparatus and articles specially designed for the use thereof, turned over to the Dangerous Drugs Custodian (NBI), shall be properly receipted by said Custodian.

SEC. 6. The Dangerous Drugs Board shall forthwith examine and classify the turned over dangerous drugs and/or articles with the end in view of determining whether the same have legitimate medical or therapeutic value, in which case the Secretary of Health shall dispose of them in the best interest of the government, whether locally or in some foreign countries or to responsible persons or entities duly authorized by law or under international agreements to deal in them. Those dangerous drugs or articles which are not included in the foregoing, shall be destroyed by burning in the boiler furnace of the San Lazaro Hospital Crematory or in the City Crematory, whichever may be convenient or feasible. The burning or destruction of the same shall be witnessed by at least two (2) members of the Board or their duly authorized representatives.

SEC. 7. The Dangerous Drugs Custodian (NBI) of the Board shall make certified reports to the President of all drugs, instruments and apparatus destroyed or otherwise disposed of, a copy of said reports being furnished the Secretary of Health, the Secretary of Justice, the Secretary of National Defence, the Secretary of Finance and the Auditor General.

SEC. 8. This regulation shall take effect immediately.

(Sgd.) CLEMENTE S. GATMAITAN, M.D., M.P.H.,
Chairman

E/NL.1976/54

OFFICE OF THE PRESIDENT

DANGEROUS DRUGS BOARD

4 December 1972

BOARD REGULATION No. 5 s. 1972

SUBJECT: List of prohibited drugs pursuant to the provisions of Section 40 of Republic Act No. 6425, 4 as amended.

Pursuant to the provisions of Section 40 of Republic Act No. 6425, as amended, the following list of prohibited drugs are hereby issued for the information of the general public.

I. OPIATES

1. Opium in the following forms:

- (a) Medicinal opium, that is, opium in any form, whether mixed with a neutral substance or not, which has undergone the processes necessary to adapt it for medicinal use;
- (b) Raw opium, including non-medical, powdered and granulated forms of raw opium;
- (c) Opium tinctures and extracts containing more than 0.2 per cent of anhydrous morphine.

2. OPIUM, other:

- (a) Prepared for smoking
- (b) Dross
- (c) Charred
- (d) Poppy straw

3. OPIUM, Alkaloids and Derivatives

(a) Alkaloids

- (1) Morphine
- (2) Thebaine
- (3) Codeine
- Methyl morphine

(b) Derivatives

- (1) Acetorphine^{1/}
M 183
- (2) BENZYL MORPHINE
- (3) CODOXIME
- (4) CONCENTRATE OF POPPY STRAW
- (5) DESCMORPHINE
Dihydrodesoxymorphine
Scopermid
- (6) DEXTROMORAMIDE
Alcioid
Errecalma
Jetrium
Palfium
Pyrrolamidol
R. 875
- (7) DIHYDROMORPHINE
Paramorfan
- (8) HEROIN
Acetomorphine
Diacetylmorphine
Diamorphine
Diaphorm
Eclorion
- (9) HYDROCODONE
Ambenyl
Assicodid
Biatos
Biocodone
Broncodid
Calmodid
Codesona
Codimal
Codinon
Codinovo
Cofacodide
Cosil
Curadol
Dicodide
Dicodinon
Dicotrate
Dihydrocodeinone
Dihydroken
Ydrocod
Hubacodid
Hycodan
Hydrocodin
Hydrokon
Kolikodal
Mercodol
Multacodin
Neocode
Novahistine-DH cough
tablets
Nyodid
Fadrina
Recindal
Resulin
Synkonin
Tucodil
Tuscodin
Tussionex
Uquicodid

(10)	<u>HYDROMORPHINOL</u>	
(11)	<u>HYDROMORPHONE</u>	
	Assilaudid	Laudacon
	Biomorphyl	Laudadin
	Cofalaudide	Laudamed
	Cormorphine	Lucodan
	Dihydromorphinone	Morfikon
	Dilaudide	Morphodid
	Dimorphid	Novelaudon
	Dimorphone	Percoral
	Dimorphinon	Scolaudol
	Hymorphan	
(12)	<u>LEVOPHENACYLMORPHAN</u>	
(13)	<u>METHYLDESORPHINE</u>	
	Methyl-desomorphine	
(14)	<u>METHYLDIHYDROMORPHINE</u>	
(15)	<u>METOPON</u>	
	Methyldihymorphinone	
(16)	<u>MORPHINE N-OXIDE</u>	
(17)	<u>MYROPHINE</u>	
	Myristylbenzylmorphine	
(18)	<u>NICODICODINE</u>	
(19)	<u>NICOMORPHINE</u>	
	Dinicotynyl morphine	Vendal
	Nicophine	Vilan
	Nocophine	
(20)	<u>NORMORPHINE</u>	
(21)	<u>OXYCODONE</u>	
	Bionin	Narcophedrin
	Bionone	Narcosin
	Boncodal	Nargenol
	Cardanon	Nargevet
	Codeinon	Nucodan
	Cofacodal	Ocytonargenol
	Dihydrohydroxycodone-	
	inone	Oxikon
	Dihydrone	Oxycodyl
	Dinarcon	Oxycodal
	Dolodorm	Pancodine
	Equimorphine	Pancodone
	Escofedal	Pavinal
	Eubine	Penumbrol
	Eucodal	Percodan
	Eucodamine	Sanasmol
	Eucosan	Scopedron
	Eudin	Scophedal
	Eukdin	Scophol
	Eumorphal	Sintiodal
	Hydrocodal	Stupenal
	Hydrolaudid	Studenone
	Medicodal	Tebodal
	Narcobasina	Tecodine
	Narcodal	Valbine

- (22) OXYMORPHONE
Dihydrohydroxy-morphinone
Numorphan
- (23) PHENOMORPHAN
- (24) RACEMETHORPHAN
- (25) RACEMORPHAN
Methorphanin
Citarin
- (26) THEBACON
Acedicon
Acetyldemethylodihydro-Thebaine
Acetydihydrocodeinone
Cofadicon
Negadol
Novocodon
Thebacetyl
- (27) ACETYLDIHYDROCODEINE
- (28) DIHYDROCODEINE
- (29) ETHYLMORPHINE
- (30) NICCODINE
- (31) NORCODEINE
- (32) PHOLCODINE

4. SYNTHETICS and other having similar physiological effects as Narcotic drugs.

- (1) ACETYLMETHADOL
Methadyl acetate
- (2) ALLYLPRODINE
Alperidine
- (3) ALPHACETYLMETHADOL
- (4) ALPHAMEPRODINE
- (5) ALPHAMETHADOL
- (6) ALPHA PRODINE
Nisentil Prisilidine
- (7) ANILERIDINE
Leritine Alidine
- (8) BENZETHIDINE
- (9) BETACETYLMETHADOL
- (10) BETAMEPRODINE
- (11) BETAMETHADOL
- (12) BETA PRODINE
- (13) CLONITPAZENE
- (14) BEZITRAMIDE
R 4845
- (15) DIAMPROMIDE
- (16) DIETHYLTHIAMBUTENE
Themalon Diethylambutene
Diethibutin
- (17) DIMENOXADOL
Lecarin
- (18) DIMEPHEPTANOL
Methadol Amidol
Pangerin

(19)	<u>DIMETHYLTHIAMBUTENE</u> Ohton Dimethibutin		Aminobutene
(20)	<u>DIOXAPHETYL BUTYRATE</u> Spasmoxale		Amidalgon
(21)	<u>DIPHENOXYLATE</u> R 1132		Diphenoxyle
(22)	<u>DIPIPANOONE</u> Diconal Fenpidon Pamedone Phenylpiperone		Pipadone Piperidylamidone Piperidylmathadone Pipidone
(23)	<u>ETHYLMETHYLTHIAMBUTENE</u> Emethibutin		Ethylmethiambutene
(24)	<u>ETONITAZENE</u>		
(25)	<u>ETORPHINE</u> M 23	M 53	M 99
(26)	<u>ETOXERIDINE</u> Carbetidine	Atenorax	Atenos
(27)	<u>FENTANYL</u> Hypnorm Innovar	Ivonal Sublimaze	Thalamonial
(28)	<u>FURETHIDINE</u>		
(29)	<u>HYDROXYPETHIDINE</u> Bemidone Hydropethidine		Oxy-dolantin Oxypetidin
(30)	<u>ISOMETHADONE</u> Isocadanon		Isoamidone
(31)	<u>KETOBEMIDONE</u> Cliradon	Ketogan	Ketogin
(32)	<u>LEVOMETHORPHAN</u>		
(33)	<u>LEVOMORAMIDE</u>		
(34)	<u>LEVORPHANOL</u> Dromoran	Levo-dromoran	Levorphan
(35)	<u>METAZOCINE</u>		
(36)	<u>METHADON INTERMEDIATE</u>		
(37)	<u>MORAMIDE INTERMEDIATE</u>		
(38)	<u>METHADONE</u> Adanon Doloheptan Adolan Dolophine Afluol Dolorex Algidon Dorexol Algosyn Fenadone Algoxale Heptadol Amidone Heptadon Amidosan Heptanal Butalgin Heptanon Depridol Hes Deptadol Ketalgin Diaminon Levadon Dianone Mecodine Disipan Mepecton Dolafin Mephenon Domanid Metasedin Dolamina Methidon Dolesona Miadone	Midadone Moheptan Optalgin Panalgen Parasedin Petalgin Phenadon Physeptone Polamidon Polamivet Porfolan Quotidine Sedamidone Septa-Om Sin-Algin Spasmo-algolysin Symoran	Turanone Vemonyl Zefalgin Synthanal

- (39) MORPHERIDINE
(40) NORACYMETHADOL
(41) NORLEVORPHANOL
(42) NORMETHADONE
Extussin Mepidon Tinafon Veryl
Dialussan Phenyldima Nicaroa Normedon
Tikapect zone Taurocolo Ticarda
- (43) NORPIPANONE
Hexalgon
- (44) PETHIDINE, DEMEROL, NEPERIDINE
Adolens Dolcontral Medrinol
Algantine Dolenal Mefedina
Algil Dolential Mendelgina
Alodan Dolestin Meperidine
Amphosedal Doleval Merperidine
Antidol Dolin Methedine
Antidolibsa Dolinal Mitizan
Antiduol Dolisan Narcofor
Antispasmin Dolisina Norpethidine
Asmalina Doloneurin Operidine
Bellalginá Dolopethin Opystan
Biphenal Dolor Pamergan
Centralgin Doloridine Pantalgine
Demerol Dolormin Pethenal
Dispadal Dolosal Petherlorfan
Dodonal Dolosil Piperidinetenar
Dol Dolsin Piridosal
Dolanquifamine Dalvanol Precedyl
Dolantal Dosilantine Santerlgil
Dolantin Eudolak Simesalgina
Dolantol Feldin Spasmedal
Dolaren Felidin Sapamedal
Dolaremil Gratidina Spamexine
Dolargan Isonipecaine Spamodelgin
Dolarin Lorfalgyl Suppolosal
Doloatol Lydol Synlaudine
- (45) PETHIDINE-INTERMEDIATE-A
(46) PETHIDINE-INTERMEDIATE-B
(47) PETHIDINE-INTERMEDIATE-C
(48) PHENADOXONE
(49) PHENAMPROMIDE
(50) PHENAZOCINE
Phenobenzorphan
Primadol
Norphen
Norcidine
- (51) PHENOPERIDINE
R 1406
Phenopropidine
- (52) PIMINODINE
Cimadon
Anopridine
Alvodine

- (53) PIRITRAMIDE
R 3365
Dipidolor
ARC 1-D-21
- (54) PROHEPTAZINE
Dimephepprimine
- (55) PROPERIDINE
Gevelina
Ipropethidine
Isopedine
Spasmo-dolisina
- (56) RACEMORAMIDE
- (57) TRIMEPERIDINE
Isopromedol
Promedol

II. COCAINE

1. Coca leaf preparations containing more than 0.1 per cent of cocaine and made direct from coca leaf were considered to be "cocaine".
2. Cocaine (methyl ester of benzoylecgonine)
3. Ecgonine, its esters and derivatives which are convertible to ecgonine and cocaine.

III. CANNABIS (Indian Hemp) Cannabis Sativa L.

1. Marijuana plant
 - a. The dried flowering or fruiting of the pestillate plant Cannabis Sativa L. from which the resin has not been extracted.
 - b. The flowering or fruiting tops of the Cannabis plant, whether fresh or dried.
2. Cannabis resin. The separated resin whether crude or purified, obtained from the cannabis plant.
 - a. Hashish
 - b. Tetrahydrocannabinol (THC)
 - c. Tincture and extracts
3. Marijuana cigarettes or reefers

IV. HALLUCINOGENICS

1. DET (N, N-diethyltryptamine)
2. DMHP (1, 2-diamethylheptyl)-1-hydroxy-7, 8, 9, 10 tetrahydro-6, 669-trimethyl-6H-dibenzo (b, 9) pyran
3. DMT (N, N-dimethyltryptamine)

4. LSD, LSD-25 (+)-N, N-diethyllysergamide (d-lysergic acid diethylamide)
5. Mescaline (3, 4, 5-trimethoxyphenethylamine)
6. Psilocine, psilocin (3-2-dimethylaminoethyl)-4-hydroxyindole
7. Psilocybine
8. STP, DOM 2-amino-1-(2, 5-dimethoxy-4-methyl) phenylpropane
9. Bufotenine
10. Ibogaine
11. Peyote
12. Morning glory creeper

V. ALPHA AND BETA EUCAINE

NOTE: The list of trade names does not purport to be exhaustive, and the absence of the name of a preparation containing a narcotic, synthetic or hallucinogenic drug does not necessarily mean that this preparation is not under control.

This Regulation shall take effect immediately.

(Sgd.) CLEMENTE S. GATMAITAN, M.D., M.P.H.
Chairman

E/NL.1976/55

OFFICE OF THE PRESIDENT

DANGEROUS DRUGS BOARD

11 December 1972

BOARD REGULATION No. 6 s. 1972

SUBJECT: List of Regulated Drugs pursuant to the provisions of Section 40 of Republic Act No. 6425, 4 as amended

Pursuant to the provisions of Section 40 of the Republic Act No. 6425, as amended, the following list of regulated drugs are hereby issued for the information of the general public:

List of Regulated Drugs	Classification
Acetabar - <u>Phenobarbital</u> 1/	B
Acetabarb - <u>Phenobarbital</u>	B
Acetedol - <u>Amphetamine</u>	A
Actedrin - <u>Amphetamine</u>	A
Actedron - <u>Amphetamine</u>	A
Actemin - <u>Amphetamine</u>	A
Adedate - <u>Dexamphetamine</u>	A
Adapan - <u>Amphetamine</u>	A
Adipan - <u>Dexamphetamine</u> Methamphetamine	A
(<u>Methamphetamine</u>)	A
Adiparthrol - (<u>Amphetamine</u>)	A
Adipex - <u>Methamphetamine</u>	A
Adjudets - <u>Dexamphetamine</u>	A
Adnephtrin - <u>Phenobarbital</u>	B
Adonal - <u>Phenobarbital</u>	B
Adorm - <u>Cyclobarbital</u>	B
Adrizine - <u>Dexamphetamine</u>	A
Aephenal - <u>Phenobarbital</u>	B

List of Regulated Drugs

Classification

Aethellymal - Ethallobarbital	B
Aethaminalum - <u>Pentobarbital</u>	B
Aethinal - <u>Barbital</u>	B
Aethylal - Ethallobarbital	B
Afatin - <u>Dexamphetamine</u>	A
Afettine - <u>Dexamphetamine</u>	A
Afinal - <u>Phenobarbital</u>	B
Agrypnal - <u>Phenobarbital</u>	B
Aktedrin - <u>Amphetamine</u>	A
Aktodron - <u>Amphetamine</u>	A
Albemalp - <u>Dexamphetamine</u>	A
Albemap - <u>Dexamphetamine</u>	A
Alentol - <u>Amphetamine</u>	A
Alertol - <u>Pipradrol</u>	A
Alfenal - Alphenal	B
Alisobumal (um) - Butalbital	B
Alitinal - <u>Amobarbital</u>	B
Alkabarb Forte - <u>Phenobarbital</u>	B
Alkabarb - <u>Phenobarbital</u>	B
Allional - Aprobarbital	B
ALLOBARBITAL	B
Allbarbitalum - Allobarbital	B
Allobarbitone - Allobarbital	B
Allodene - <u>Amphetamine</u>	A
Allofenyl - Alphenal	B
Allonal - Aprobarbital	B
Allophenylum - Alphenal	B
Allopropylbarbital - Aprobarbital	B
Allopyrine - Aprobarbital	B
Allylbarbamidum - Aprobarbital	B
Allybarbital - Butalbital	B
Allybarbituric Acid - Butalbital	B
Allulbarbitural - Allobarbital	B
Allylisobutylbarbituric Acid - Butalbital	B
Allylisopropyl barbituric Acid	B
Allylisopropylmalonylurea	A
Allylneopentylbarbituric acid - Nealbarbital	B
Allylpopymal - Aprobarbital	B
Allypropymal - Aprobarbital	B
Alneobarbital	B
Alnox - Allobarbital	B
Alobarbital - Allobarbital	B
Alotone - <u>Amphetamine</u>	A
Alphasem - Alphenal	B
Alpheba - Alphenal	B
ALPHENAL	B
Alphenate - Alphenal	B
Alsical - Phenobarbital	B
Altepose - Vinbarbital	B
Altinal - <u>Amobarbital</u>	B
Alubelap - <u>Phenobarbital</u>	B
Alurat (e) - Aprobarbital	B

B - Barbiturates
A - Amphetamine
H - Hypnotic
S - Stimulant

PM - Phenmetrazine
Etvý - Ethehosvyrol
x - Local product
T - Tranquillizer

List of Regulated Drugs

Classification

Alvenol - <u>Barbital</u>	B
Amal - <u>Amobarbital</u>	B
Amal Sodium - <u>Amobarbital</u>	B
Amargyl - <u>Amobarbital</u>	B
Amarsyl - <u>Amobarbital</u>	B
Amasust - <u>Amobarbital</u>	B
Ambar - <u>Phenobarbital</u>	B
Ambigen Plus - <u>Amobarbital</u>	B
Ambudrox - <u>Butabarbital</u>	B
Amdex - <u>Dexamphetamine</u>	A
Ameco - <u>Amobarbital</u>	B
Amedrine - <u>Methamphetamine</u>	A
Amfetamina - <u>Amphetamine</u>	A
Amfetamine - <u>Amphetamine</u>	A
Amfetasul - <u>Dexamphetamine</u>	A
Amidaber - <u>Phenobarbital</u>	B
Amidorm - <u>Pentobarbital</u>	B
Amifal - <u>Amobarbital</u>	B
Amilobarbital - <u>Amobarbital</u>	B
Amin-Ephrin - <u>Phenobarbital</u>	B
Amiphene - <u>Phenobarbital</u>	B
Amital - <u>Amobarbital</u>	B
Amitrene - <u>Amphetamine</u>	A
Amnosed - <u>Cyclobarbital</u>	B
AMOBARBITAL	B
Amobarbitalum - <u>Amobarbital</u>	B
Amobarbitone - <u>Amobarbital</u>	B
Amodrine - <u>Phenobarbital</u>	B
Amphactil - <u>Dexamphetamine</u>	A
Amphaetamine - <u>Amphetamine</u>	A
Amphaetax - <u>Dexamphetamine</u>	A
Amphamed - <u>Amphetamine</u>	A
Amphetamin - <u>Amphetamine</u>	A
AMPHETAMINE	A
Amphate - <u>Amphetamine</u>	A
Amphedrine - <u>Amphetamine</u>	A
Amphedroxyn - <u>Methamphetamine</u>	A
Ampherex - <u>Dexamphetamine</u>	A
<u>Amphetamine</u> (e) - <u>Amphetamine</u>	A
Amphetasul - <u>Dexamphetamine</u>	A
Amphetone - <u>Dexamphetamine</u>	A
Amphex - <u>Dexamphetamine</u>	A
Amphezamin - <u>Amphetamine</u>	A
Amphodex - <u>Amobarbital</u>	A
Amphoids - <u>Amphetamine</u>	A
Amsal - <u>Amobarbital</u>	A
Amsalin - <u>Dexamphetamine</u>	A
Amsebarb - <u>Amobarbital</u>	A
Amsustain - <u>Dexamphetamine</u>	A
Amybal - <u>Amobarbital</u>	B
Amycal - <u>Amobarbital</u>	B
Amydorm - <u>Amobarbital</u>	B
Amylbarb - <u>Amobarbital</u>	B
Amylobarbitone - <u>Amobarbital</u>	B
Amylofene - <u>Phenobarbital</u>	B
Amylomet - <u>Amobarbital</u>	B
Amylong - <u>Amobarbital</u>	B
Amylosol - <u>Amobarbital</u>	B
Amylotone - <u>Amobarbital</u>	B

List of Regulated Drugs	Classification
Amylozine - <u>Amobarbital</u>	B
Amytal - <u>Amobarbital</u>	B
Anara - <u>Amphetamine</u>	B
Anatuss - <u>Dexamphetamine</u>	A
Anazine - <u>Phenmetrazine</u>	Pm
Andrex - <u>Phenmetrazine</u>	Pm
Anfetamine - <u>Amphetamine</u>	A
Anginatriin - <u>Mephobarbital</u>	B
Angorex - (<u>Amphetamine</u> <u>Phenobarbital</u>)	A B
Anirrit - <u>Phenobarbital</u>	B
Anoran - <u>Phenmetrazine</u>	Pm
Anorexine - <u>Dexamphetamine</u>	A
Ansudor - <u>Amobarbital</u>	B
Antomin - <u>Phenobarbital</u>	B
Anxine - (<u>Dexamphetamine</u> <u>Cyclobarbital</u>)	A B
Apabarb - <u>Phenobarbital</u>	B
Apamine - <u>Methamphetamine</u>	A
Apedine - <u>Phenmetrazine</u>	Pm
Aphenylbarbit - <u>Phenobarbital</u>	B
Apolamine - <u>Phenobarbital</u>	B
Appetrol - <u>Dexamphetamine</u>	A
APROBARBITAL	B
Aprobarbitone - <u>Aprobarbital</u>	B
Aprozal - <u>Aprobarbital</u>	B
Aptrol - <u>Methamphetamine</u>	A
Ardex - <u>Dexamphetamine</u>	A
Arvynol - <u>Ethchlorvynol</u>	Etvv
Asmotron - <u>Amobarbital</u>	B
Asnisolone - <u>Methylphenobarbital</u>	B
Asphamen - <u>Amphetamine</u>	A
Astedin - <u>Amphetamine</u>	A
Asthmolysine - <u>Phenobarbital</u>	B
Athylbarbital - <u>Barbital</u>	B
Auropan - <u>Pentobarbital</u>	B
Austrominal - <u>Phenobarbital</u>	B
Axotal - <u>Phenobarbital</u>	B
Badrin - <u>Amphetamine</u>	A
Bakramil - <u>Phenobarbital</u>	B
Bamadex - <u>Dexamphetamine</u>	A
Banesin - <u>Butobarbital</u>	B
Baqual - <u>Secobarbital</u>	B
Barbaethyl - <u>Barbital</u>	B
Barballyl - <u>Allobarbital</u>	B
Barbalphin - <u>Phenobarbital</u>	B
Barbamil - <u>Amobarbital</u>	B
Barbamyl - <u>Amobarbital</u>	B
Barbapil - <u>Phenobarbital</u>	B
Barbasprim - <u>Allobarbital</u>	B
Barbellen - <u>Phenobarbital</u>	B
Barbenyl - <u>Phenobarbital</u>	B
Barbeph - <u>Phenobarbital</u>	B
Barbeph Forte - <u>Phenobarbital</u>	B
Barbevite - <u>Phenobarbital</u>	B
Barbexaclone - <u>Phenobarbital</u>	B
Barbicaine - <u>Phenobarbital</u>	B
Barbico - (<u>Phenobarbital</u> <u>Barbital</u>)	B B
Barbiculin - <u>Phenobarbital</u>	B
Barbidal - <u>Allobarbital</u>	B
Barbidein - <u>Pentobarbital</u>	B
Barbidex - <u>Phenobarbital</u>	B

List of Regulated Drugs	Classification
Barbidorm - <u>Hexobarbital</u>	B
Barbilettae - <u>Phenobarbital</u>	B
Barbinal - <u>Phenobarbital</u>	B
Barbipheneal - <u>Methyphenobarbital</u>	B
Barbiphen - <u>Phenobarbital</u>	B
Barbiphenal - <u>Methylphenobarbital</u>	B
Barbiphenyl - <u>Phenobarbital</u>	B
Barbipil - <u>Phenobarbital</u>	B
Barbisodite - <u>Barbital</u>	B
Barbita - <u>Phenobarbital</u>	B
<u>BARBITAL</u>	B
Barbitalio - <u>Barbital</u>	B
Barbitalum - <u>Barbital</u>	B
Barbiton (e) - <u>Barbital</u>	B
Barbitural - <u>Barbital</u>	B
Barbituraes Co. - (<u>Pentobarbital</u>)	B
(<u>Barbital</u>)	B
(<u>Phenobarbital</u>)	B
Barbigurin - <u>Barbital</u>	B
Barbityl - <u>Barbital</u>	B
Barbityral - <u>Pentobarbital</u>	B
Barbivis - <u>Phenobarbital</u>	B
Barbonal - <u>Phenobarbital</u>	B
Barbonate - <u>Phenobarbital</u>	B
Barbopent - <u>Pentobarbital</u>	B
Barbophen - <u>Phenobarbital</u>	B
Barbosec - <u>Secobarbital</u>	B
Barbural - <u>Cyclobarbital</u>	B
Barbutal Sodium	B
Bardorm - <u>Phenobarbital</u>	B
Barotalum	B
Barpental - <u>Pentobarbital</u>	B
Bayinal - <u>Buthalital</u>	B
Baytenal - <u>Buthalital</u>	B
Baytinal - <u>Buthalital</u>	B
B.C.M. plus - <u>Dexamphetamine</u>	A
B.C.M. with <u>Phenobarbital</u>	B
B.C.M.P. - <u>Phenobarbital</u>	B
Beatol - <u>Barbital</u>	B
Becosed - <u>Phenobarbital</u>	B
Belakoids - <u>Phenobarbital</u>	B
Belgar - <u>Phenobarbital</u>	B
Belgar Fort - <u>Phenobarbital</u>	B
Bellastal - <u>Phenobarbital</u>	B
Bellatran - <u>Phenobarbital</u>	B
Bellatran Forte - <u>Phenobarbital</u>	B
Benzafinyl - <u>Amphetamine</u>	A
Benzamine - <u>Amphetamine</u>	A
Benzamphetamine - <u>Amphetamine</u>	A
Benzebar - <u>Amphetamine</u>	A
Benzedrine (a) (e) - <u>Amphetamine</u>	A
Benzedryna - <u>Amphetamine</u>	A
Benzoposan - <u>Dexamphetamine</u>	A
Benzopropamin (e) - <u>Amphetamine</u>	A
Bephen - <u>Phenobarbital</u>	B
Beplete - <u>Phenobarbital</u>	B
Betafedrina - <u>Dexamphetamine</u>	A
Betafen - <u>Amphetamine</u>	A
Betal - <u>Phenobarbital</u>	B

List of Regulated Drugs	Classification
d-Betaphedrine - <u>Dexamphetamine</u>	A
Bevital - <u>Pentobarbital</u>	B
Bialminal - <u>Phenobarbital</u>	B
	(Pentobarbital
	B
Bidormal - (<u>Butabarbital</u>	B
	(Butobarbital
	B
Bi-Imesonal - <u>Secobarbital</u>	B
Biphasan - <u>Phenobarbital</u>	B
Biphetamine - (<u>Amphetamine</u>	A
	(Dexamphetamine
	A
Bitone B - <u>Phenobarbital</u>	B
Bitone with <u>Phenobarbital</u>	B
Blu-Phen - <u>Phenobarbital</u>	B
Bluzedrin - <u>Amphetamine</u>	A
Bontril - <u>Amphetamine</u>	A
Bontril - <u>Butabarbital</u>	B
BRALLOBARBITAL	B
Bralobarbital - Brallobarbital	B
Brevinarcon	B
Brevital - Methohexital	B
Brietal - Methohexital	B
Brietal Sodium* - Methohexital	B
Bromnervacit - <u>Barbital</u>	B
Bromoallyl Amylbarbituric acid	B
Bromoapropbarbital - Propallylonal	B
Bubal - Butabarbital	B
Bubarbal - Butobarbital	B
Budale - Butorbarbital	B
Budorm - Butobarbital	B
BUTABARBITAL	B
Butacap - Butabarbital	B
Butak - Butabarbital	B
BUTALBITAL	B
Butalilonal - Batollylonal	B
Butalital - Buthalital	B
BUTALLYLONAL	B
Butazem - Butabarbital	B
Butenemal - Vinbarbital	B
Butenil - (<u>Butabarbital</u>	B
	(Butobarbital
	B
Buteryl - Butabarbital	B
Butethal - Butobarbital	B
BUTHALITAL	B
Buthaliton (e) - Buthalital	B
Butiserpine - Butabarbital	B
Butisol - Butabarbital	B
Butisol Sodium - Butabarbital	B
BUTOBARBITAL	B
Butobarbitone - Butobarbital	B
	(Butobarbital
	B
Butomet - (<u>Butabarbital</u>	B
	(Butabarbitone
	B
Butynoct - Butabarbital	B
Butomet - Butabarbital	B
Butysal - Tetrabarbital	B
Butysedal - Tetrabarbital	B
Byfabar - Butrabarbital	B
Cabronal - <u>Phenobarbital</u>	B
Cafilon - <u>Phenmetrazine</u>	Pm
Calcidorm - <u>Cyclobarbital</u>	B

List of Regulated Drugs	Classification
Calcidrine - <u>Pentobarbital</u>	B
Calcidrine - Syrup - (<u>Hydrocodone</u> <u>Pentobarbital</u>)	B B
Calmacard - <u>Phenobarbital</u>	B
Calmetten - <u>Phenobarbital</u>	B
Calminal - <u>Phenobarbital</u>	B
Calmine - <u>Barbital</u>	B
Calmocard - <u>Phenobarbital</u>	B
Calmonyl - <u>Meprobamate*</u>	B
Carbripen - <u>Pentobarbital</u>	T
Cabrital Kapseals - <u>Pentobarbital</u>	B
Carbropent - <u>Pentobarbital</u>	B
Cardenal - <u>Phenobarbital</u>	B
Cardopavrin with <u>Phenobarbital</u>	B
Cardophyllin with <u>Phenobarbital</u>	B
Cardoserpin with <u>Phenobarbital</u>	B
Carerital - <u>Pentobarbital</u>	B
Carine with <u>Phenobarbital</u>	B
Casydorm - <u>Cyclobarbital</u>	B
Causat - <u>Phenobarbital</u>	B
Cavohexon - <u>Hexobarbital</u>	B
Cavonyl - <u>Cyclobarbital</u>	B
C.B.L. - <u>Phenobarbital</u>	B
Cellumine - <u>Dexamphetamine</u>	B
Cemalonol - <u>Phenobarbital</u>	B
Cemalonol - <u>Phenobarbital</u>	B
Cenobal - <u>Nealbarbital</u>	B
Censedal - <u>Nealbarbital</u>	B
Centedrin - <u>Methylphenidate</u>	S
Centramina - <u>Amphetamine</u>	A
Certodorm - <u>Thiobarbital</u>	B
Chemovonal - <u>Barbital</u>	B
Chineonal - <u>Barbital</u>	B
Cibalgin - <u>Allobarbital</u>	B
Cicloparbital - (<u>Hexobarbital</u> <u>Cyclobarbital</u>)	B B
Cyclopentobarbital - <u>Cyclopentobarbital</u>	B
Circulin - <u>Butobarbital</u>	B
Citodan - <u>Hexobarbital</u>	B
Citodorm - <u>Hexobarbital</u>	B
Citopan - <u>Hexobarbital</u>	B
Codeine, Pentobarb and Asperin	B/N
Codeonal - <u>Barbital</u>	B
Codiphen Plus - <u>Amphetamine</u>	A
Co-Elornie - <u>Amobarbital</u>	B
Coffadyn - <u>Dexamphetamine</u>	A
Collubarb - <u>Phenobarbital</u>	B
Compodorm - <u>Pentobarbital</u>	B
Continal - <u>Pentobarbital</u>	B
Corastenyl - <u>Phenobarbital</u>	B
Coronaletta - <u>Phenobarbital</u>	B
Corosedine - <u>Phenobarbital</u>	B
Corvitin - <u>Methamphetamine</u>	A
Corydrane - <u>Amphetamine</u>	A
Cranimal - <u>Phenobarbital</u>	B
Cratecil - <u>Phenobarbital</u>	B
Curral - <u>Allobarbital</u>	B
Cybal - <u>Cyclobarbital</u>	B

List of Regulated Drugs	Classification
<u>CYCLOBARBITAL</u>	B
Cyclobarbitolum - <u>Cyclobarbitol</u>	B
Cyclobarbitone - <u>Cyclobarbitol</u>	B
Cyclodorm - <u>Cyclobarbitol</u>	B
Cyclohexal - <u>Cyclobarbitol</u>	B
Cyclohexemal - <u>Cyclobarbitol</u>	B
Cyclomet - <u>Cyclobarbitol</u>	B
Cyclonal - <u>Hexobarbital</u>	B
Cyclopal - <u>Hexobarbital</u>	B
Cyclopen - <u>Cyclopentobarbital</u>	B
Cyclopentobarbital	B
Cyclosedal - <u>Cyclobarbitol</u>	B
Cyclural - <u>Hexobarbital</u>	B
Cycotin - <u>Dexamphetamine</u>	A
Cyklodorm - <u>Cyclobarbitol</u>	B
Cyklonal - <u>Cyclobarbitol</u>	B
Cymital - <u>Phenobarbital</u>	B
Dadex - <u>Dexamphetamine</u>	A
Dadexal - <u>Amobarbital</u>	B
D-Amphetamine - <u>Dexamphetamine</u>	A
Daprisal - (<u>Dexamphetamine</u> <u>Amobarbital</u>)	A B
Daropervamin - <u>Methamphetamine</u>	A
Das - <u>Dexamphetamine</u>	A
De-ate - <u>Dexamphetamine</u>	A
Deba - <u>Barbital</u>	B
Delgacerol - <u>Phenmetrazine</u>	Pm
Dellipsoids - <u>Dexamphetamine</u>	A
Delvinal - <u>Vinbarbital</u>	B
Deofed - <u>Methamphetamine</u>	A
Dephadren - <u>Dexamphetamine</u>	A
Deriminal - <u>Phenobarbital</u>	B
Desalgon - <u>Allobarbital</u>	B
Desamfetamina - <u>Dexamphetamine</u>	A
Desamine - <u>Methamphetamine</u>	A
Desamphetamine - <u>Dexamphetamine</u>	A
Desbutal - (<u>Pentobarbital</u> <u>Methamphetamine</u>)	B B
Desfedrin - <u>Methamphetamine</u>	A
Desexets - <u>Methamphetamine</u>	A
Desfedran - <u>Methamphetamine</u>	A
Desoxedrine - <u>Methamphetamine</u>	A
Desoxin - <u>Methamphetamine</u>	A
Desoxo-5 - <u>Methamphetamine</u>	A
Desoxyephedrin (e) - <u>Methamphetamine</u>	A
Dexyfed - <u>Methamphetamine</u>	A
Desoxy (e) - (<u>Dexamphetamine</u> <u>Methamphetamine</u>)	A A
Desoxynrephedran - <u>Amphetamine</u>	A
Desoxyped - <u>Methamphetamine</u>	A
Desoxyphenobarbitone - <u>Phenobarbital</u>	B
Destim - <u>Methamphetamine</u>	A
Desyphed - <u>Methamphetamine</u>	A
Desyphen - <u>Methamphetamine</u>	A
Detonal - (<u>Phenobarbital</u> <u>Secobarbital</u>)	B B
Detrex - <u>Methamphetamine</u>	A
Dexa-Ket - <u>Dexamphetamine</u>	A
Dexaline - <u>Dexamphetamine</u>	A

List of Regulated Drugs

Classification

Dexalme - <u>Dexamphetamine</u>	A
Dexalone - <u>Dexamphetamine</u>	A
Dexamed - <u>Dexamphetamine</u>	A
Dexamil - <u>Dexamphetamine</u>	A
Dexamine - <u>Dexamphetamine</u>	A
Dexamphate - <u>Dexamphetamine</u>	A
<u>DEXAMPHETAMINE</u>	A
Dexamyl - (<u>Amobarbital</u>) (<u>Dexamphetamine</u>)	B A
Dexatal-10 - (<u>Phenobarbital</u>) (<u>Dexamphetamine</u>)	B A
Dexatal-5 - (<u>Phenobarbital</u>) (<u>Dexamphetamine</u>)	B A
Dexocodene - <u>Dexamphetamine</u>	A
Dexedrine Spansule - <u>Dexamphetamine</u>	A
Dex-M - <u>Dexamphetamine</u>	A
Dexobarb - (<u>Amobarbital</u>) (<u>Dexamphetamine</u>)	B A
Dexosyn - <u>Dexamphetamine</u>	A
Dexoval - (<u>Dexamphetamine</u>) (<u>Methamphetamine</u>)	A A
Dexserpine - <u>Dexamphetamine</u>	A
Dexstim - <u>Methamphetamine</u>	A
Des-sule - <u>Dexamphetamine</u>	A
Dexten - <u>Dexamphetamine</u>	A
Dextim - <u>Methamphetamine</u>	A
Dexto-amphetamine - <u>Dexamphetamine</u>	A
Dextro-anfetamina - <u>Dexamphetamine</u>	A
Dextrobarb - (<u>Phenobarbital</u>) (<u>Dexamphetamine</u>)	B A
Dextrolen - <u>Dexamphetamine</u>	A
Dextro - Profetamine - <u>Dexamphetamine</u>	A
Dextrosule - <u>Methamphetamine</u>	A
Dexyfed - <u>Methamphetamine</u>	A
Dexytal - (<u>Amobarbital</u>) (<u>Dexamphetamine</u>)	B A
Dexibarbitur - <u>Phenobarbital</u>	B
Diadol - <u>Allobarbital</u>	B
Diafanal - <u>Allobarbital</u>	B
Diallylbarbituric acid	B
Diallylbarbital - <u>Allobarbital</u>	B
Diallylbarbitone - <u>Allobarbital</u>	B
Diallylmalonyiurea - <u>Allobarbital</u>	B
Diallylmal - <u>Allobarbital</u>	B
Diallymalum - <u>Allobarbital</u>	B
Diallynal - <u>Allobarbital</u>	B
Diamet - <u>Methamphetamine</u>	A
Diaphyllen - <u>Allobarbital</u>	B
Diathylbarbital - <u>Barbital</u>	B
Diberal	B
Dicumal - <u>Barbital</u>	B
Didial - <u>Allobarbital</u>	B
Didrex - <u>Amphetamine</u>	A
Diemal - <u>Barbital</u>	B
Diemalnutrium	B
Dienobarb - <u>Phenobarbital</u>	B
Diesed - (<u>Phenobarbital</u>) (<u>Methamphetamine</u>)	B A
Dietamine - <u>Amphetamine</u>	A
<u>DIETHYLAMINOPHENOBARBITAL</u>	B
Diethylbarbituric acid	B

List of Regulated Drugs	Classification
Diethylmalonylurea - <u>Barbital</u>	B
Diethylaminofenobarbital - Diethylamino - <u>phenobarbital</u>	B
Difebarbamate - <u>Phenobarbital</u>	B
Dilatrane - <u>Phenobarbital</u>	B
Dilcoran - <u>Phenobarbital</u>	B
Diminal - <u>Vinbarbital</u>	B
Dintospina - (<u>Phenobarbital</u>) (<u>Amphetamine</u>)	B A
Diobese - (<u>Butalbital</u>) (<u>Methamphetamine</u>)	B A
Diocarb - <u>Dexamphetamine</u>	A
Diocurb - <u>Dexamphetamine</u>	A
Diogenal - <u>Methitural</u>	B
Diophen Elixer - <u>Phenobarbital</u>	B
Dipen - <u>Amphetamine</u>	A
Dipropylbarbituric acid - <u>Propylbarbital</u>	B
Diurobese - (<u>Buthalital</u>) (<u>Methamphetamine</u>)	B A
Dixanthal - <u>Phenobarbital</u>	B
Doe - <u>Methamphetamine</u>	A
D.O.E. - <u>Methamphetamine</u>	A
Dolalgin - <u>Butobarbital</u>	B
Dolonil	A
Dolorin - <u>Phenobarbital</u>	B
Doloxene and Amytal - <u>Amobarbital</u>	B
Doloxytal - <u>Amobarbital</u>	B
Dolviran - <u>Phenobarbital</u>	B
Domafate - <u>Dexamphetamine</u>	A
Domapal - (<u>Amobarbital</u>) (<u>Dexamphetamine</u>)	B A
Domefate - <u>Dexamphetamine</u>	A
Donnabarbital - <u>Phenobarbital</u>	B
Donphen - <u>Phenobarbital</u>	B
Dopamine - <u>Amphetamine</u>	A
Dopidrin - <u>Methamphetamine</u>	A
Doralgin - <u>Butallylonal</u>	B
Dorespasm - <u>Barbital</u>	B
Dorico - <u>Hexobarbital</u>	B
Doriden - <u>Glutethimide</u>	H
Dorlotin - (<u>Alpheanl</u>) (<u>Amobarbital</u>)	B B
Dorm - <u>Allobarbital</u>	B
Dormallyl - <u>Allobarbital</u>	B
Dormanal - <u>Secobarbital</u>	B
Dormatyl - <u>Secobarbital</u>	B
Dorminil - <u>Cyclobarbital</u>	B
Dormin - <u>Ethallobarbital</u>	B
Dormina - <u>Phenobarbital</u>	B
Dorminal - <u>Amobarbital</u>	B
Dormiphen - <u>Cyclobarbital</u>	B
Dormiral - <u>Cyclobarbital</u>	B
Dormiphen - <u>Cyclobarbital</u>	B
Dormiral - <u>Cyclobarbital</u>	B
Dormisal - <u>Cyclopentobarbital</u>	B
Dormistab - <u>Amobarbital</u>	B
Dormonal - <u>Barbital</u>	B
Dormistiv - <u>Ethallobarbital</u>	B
Dormonal - <u>Barbital</u>	B
Dormopan - (<u>Cyclobarbital</u>) (<u>Hexobarbital</u>)	B B
Dormovit	B
Dormopan - <u>Secobarbital</u>	B

List of Regulated Drugs	Classification
Dormupax	B
Dormital - (<u>Amobarbital</u>)	B
Dormital - (<u>Phenobarbital</u>)	B
Dormital - (<u>Pentobarbital</u>)	B
Dorsital - <u>Phenobarbital</u>	B
Dorstop - <u>Butabarbital</u>	B
Dorval - <u>Ethallobarbital</u>	B
Doscalum - <u>Phenobarbital</u>	B
Dexephryn - <u>Methamphetamine</u>	A
Doxophrine - <u>Methamphetamine</u>	A
Doxyfed - <u>Methamphetamine</u>	A
Dramamine-D - <u>Dexamphetamine</u>	A
Drinalfa - <u>Methamphetamine</u>	A
Drinamyl - (<u>Amobarbital</u>)	B
Drinamyl - (<u>Dexamphetamine</u>)	A
Duactin - <u>Phenobarbital</u>	B
Duneryl - <u>Phenobarbital</u>	B
Doubarb - (<u>Pentobarbital</u>)	B
Doubarb - (<u>Phenobarbital</u>)	B
Du-Oria - <u>Methamphetamine</u>	A
Duracap - <u>Secobarbital</u>	B
Durophet - (<u>Amphetamine</u>)	A
Durophet - (<u>Dexamphetamine</u>)	A
Dusotal - (<u>Amobarbital</u>)	B
Dusotal - (<u>Secobarbital</u>)	B
Dwuallyl - <u>Allobarbital</u>	B
Dynaphenil - <u>Amphetamine</u>	A
Dynaphenyl - <u>Dexamphetamine</u>	A
Ectasule - <u>Amobarbital</u>	B
Ectodrome - <u>Amphetamine</u>	A
Edrabarbital - <u>Alphenal</u>	B
Edrisal - <u>Amphetamine</u>	A
Efal - <u>Amobarbital</u>	B
Effroxine - <u>Methamphetamine</u>	A
Efroxine - <u>Methamphetamine</u>	A
Elantran - <u>Dexamphetamine</u>	A
Elastonin - (<u>Amphetamine</u>)	A
Elastonin - (<u>Dexamphetamine</u>)	A
Elastonon - (<u>Amphetamine</u>)	A
Elastonon - (<u>Dexamphetamine</u>)	A
Eldonal - <u>Phenobarbital</u>	B
Eldoral	B
Eleval - (<u>Methamphetamine</u>)	A
Eleval - (<u>Amobarbital</u>)	B
Elphetamine - <u>Dexamphetamine</u>	A
Embinal - <u>Barbital</u>	B
Embutal - <u>Pentobarbital</u>	B
Emedian - <u>Methylphenobarbital</u>	B
Emphaenemal - <u>Methylphenobarbital</u>	B
Emphet - <u>Methylamphetamine</u>	A
Empiral- <u>Phenobarbital</u>	B
Emalilpropimal - <u>Enallylpropymal</u>	B
Enallylpropymal	B
Enallynymalnatrimum	B
Enallynymalum - <u>Methohexital</u>	B
Enarcon - <u>Narcobarbital</u>	B
Endiemal - <u>Metharbarbital</u>	B
Endodorm - <u>Hexobarbital</u>	B
Endox - (<u>Methylamphetamine</u>)	A
Endox - (<u>Phenobarbital</u>)	B
Enhexymal - <u>Hexobarbital</u>	B
Enhexmalnatrimum	B
Enhexymatum - <u>Hexobarbital</u>	B
Enibomal - <u>Narcobarbital</u>	B

List of Regulated Drugs	Classification	
Enimal - Hexobarbital	B	
Enimalnatrium	B	
Enkefal - <u>Amphetamine</u>	A	
Enkefenelmal - <u>Phenobarbital</u>	B	
Enphenemalum - <u>Methylphenobarbital</u>	B	
Emphenemal - <u>Methylphenobarbital</u>	B	
Ensobarb - <u>Phenobarbital</u>	B	
Enterosediv - <u>Secobarbital</u>	B	
Ensodorm - <u>Phenobarbital</u>	B	
Enterosedive - <u>Secobarbital</u>	B	
Epamal - <u>Amobarbital</u>	B	
Epanal - <u>Phenobarbital</u>	B	
Epetal - <u>Phenobarbital</u>	B	
Ephadren - <u>Dexamphetamine</u>	A	
Ephedrobarbital - (<u>Phenobarbital</u>)	B	
	(<u>Secobarbital</u>)	B
	(<u>Butobarbital</u>)	B
Ephedro-Noctal - (<u>Phenobarbital</u>)	B	
Ephobarb - <u>Phenobarbital</u>	B	
Ephophen - <u>Phenobarbital</u>	B	
Ephragen - <u>Amobarbital</u>	B	
Epibarb - <u>Phenobarbital</u>	B	
Epidorm - <u>Phenobarbital</u>	B	
Epilamin - <u>Phenobarbital</u>	B	
Episedal - <u>Phenobarbital</u>	B	
Equanil - <u>Meproamate</u>	T	
Erasen - <u>Phenobarbital</u>	B	
Erythin - <u>Phenobarbital</u>	B	
Eskabarb - <u>Phenobarbital</u>	B	
Eskatrol - <u>Dexamphetamine</u>	A	
Esobarbitalo - Hexobarbital	B	
Estimulex - <u>Methamphetamine</u>	A	
Etalobarbital - Ethallobarbital	B	
Etaminal - <u>Pentobarbital</u>	B	
Etamyl - <u>Amobarbital</u>	B	
Etaphylline - <u>Phenobarbital</u>	B	
ETHHALLOBARBITAL	B	
Ethallymal - Ethallobarbital	B	
Ethaminal - <u>Phenobarbital</u>	B	
Ethiodol Sed Co - <u>Phenobarbital</u>	B	
Ethiphos with <u>Phenobarbital</u>	B	
Ethiphos w/ <u>Phenobarbital</u> and <u>Amphetamine</u>	B & A	
	(<u>Phenobarbital</u>)	B
Ethobral - (<u>Secobarbital</u>)	B	
Ethylhexabital - <u>Cyclobarbital</u>	B	
Ethylpropymal - Probarbital	B	
Etilfen - <u>Phenobarbital</u>	B	
Etoval - Butobarbital	B	
Eudorm - Hexobarbital	B	
Eudan - (<u>Heptobarbital</u>)	B	
	(<u>Methylphenobarbital</u>)	B
Eudormat - Narcobarbital	B	
Eufodrin (al) = <u>Methamphetamine</u>	A	
Eunervin - <u>Amobarbital</u>	B	
Euneryl - <u>Phenobarbital</u>	B	
Eunoctal - <u>Amobarbital</u>	B	
Eupaco - <u>Phenobarbital</u>	B	
Eupased - <u>Methamphetamine</u>	A	

List of Regulated Drugs	Classification
Euphobine - <u>Amphetamine</u>	A
Euphodyn - <u>Amphetamine</u>	A
Euphracaine - <u>barbital</u>	B
Euphrodinal - <u>Methamphetamine</u>	A
Euthalal	B
Euthalene - <u>Phenobarbital</u>	B
Euthatal - <u>Pentobarbital</u>	B
Euvalerol - <u>Phenobarbital</u>	B
Evetran - <u>Meproamate</u>	T
Evesma - (<u>Cyclobarbital</u>)	B
Evesma - (<u>Hexobarbital</u>)	B
Evipal - <u>Hexobarbital</u>	B
Evipan - <u>Hexobarbital</u>	B
Evrodex - <u>Dexamphetamine</u>	A
Evronal - <u>Secobarbital</u>	B
Evronal - <u>Secobarbital</u>	B
Extenamine - <u>Amobarbital</u>	B
Fabadorm - <u>Cyclobarbital</u>	B
Faberdrine - <u>Amphetamine</u>	H
Fadormir - <u>Methaqualone</u>	B
Fanodorm - <u>Cyclobarbital</u>	B
Fanodormo - <u>Cyclobarbital</u>	B
Farmotal - <u>Thidpental</u>	B
Fatigan - <u>Alphenal</u>	B
Febarbamate - <u>Phenobarbital</u>	B
Fermadolone - <u>Amobarbital</u>	B
Femiton - <u>Methylphenobarbital</u>	A
Fenamim - <u>Amphetamine</u>	A
Fenara - <u>Amphetamine</u>	B
Fenbital - <u>Phenobarbital</u>	A
Fenedrin - <u>Amphetamine</u>	B
Fenemal - <u>Phenobarbital</u>	Pm
Fenmetralin - <u>Phenmetrazine</u>	Pm
Fenmetrazin (e) - <u>Phenmetrazine</u>	B
Fenobarbital - <u>Phenobarbital</u>	B
Fenobelladine - <u>Phenobarbital</u>	B
Fenobarbiton - <u>Phenobarbital</u>	A
Fenopromin - <u>Amphetamine</u>	A
Fenyprin - <u>Methamphetamine</u>	B
Fetarbital - <u>Phetharbital</u>	Pm
Filon - <u>Phenmetrazine</u>	B
Fortronal - (<u>Butobarbital</u>)	B
Fortronal - (<u>Cyclobarbital</u>)	B
Fortronal - (<u>Hexobarbital</u>)	B
Fortronal - (<u>Phenobarbital</u>)	B
Fydal - <u>Butobarbital</u>	A
Gadexyl - <u>Pipradrol</u>	B
Gardenal - <u>Phenobarbital</u>	B
Gardepanyl - <u>Phenobarbital</u>	B
Garcoin - <u>Phenobarbital</u>	B
Gastretten - <u>Allobarbital</u>	B
Gastrotabs - <u>Phenobarbital</u>	B
Geksenal - <u>Hexobarbital</u>	B
Gelutone - <u>Phenobarbital</u>	B
Gemonal - <u>Metharbital</u>	B
Gemonil - <u>Metharbital</u>	B
Genistenal - <u>Phenobarbital</u>	B
Gentinal - <u>Phenobarbital</u>	A
Gericy-N - <u>Methamphetamine</u>	B

List of Regulated Drugs

Classification

Gerisom - <u>Amobarbital</u>	A
Gerobit - <u>Methamphetamine</u>	A
Gerodyl - <u>Pipradrol</u>	A
Gerone - <u>Dexamphetamine</u>	A
Gerovit - <u>Methamphetamine</u>	B
Getryl - <u>Phenobarbital</u>	B
Glycerobarbital - <u>Phenobarbital</u>	B
G-Tril	B
Halabar - <u>Butobarbital</u>	B
Haplopan - <u>Phenobarbital</u>	B
Haplos - <u>Phenobarbital</u>	B
Haxsen - <u>Secobarbital</u>	B
Hebaral - <u>Hexethal</u>	B
Heksoarbiton - <u>Hexobarbital</u>	B
Helional - <u>Phenobarbital</u>	B
Hemicral - <u>Secobarbital</u>	B
Hepasol Co w/ <u>Phenobarbital Sodium</u>	B
Hepatone - <u>Phenobarbital</u>	B
Heptabarb - <u>Heptabarbital</u>	B
HEPTOARBITAL	B
Heptabarbitone - <u>Heptabarbital</u>	B
HEPTABARBITAL	B
Heptobarbitalum - <u>Heptobarbital</u>	B
Heptobarbitone - <u>Heptobarbital</u>	B
Hetamine - <u>Dexamphetamine</u>	A
Hexamid - <u>Phenobarbital</u>	A
Hexamidine - <u>Phenobarbital</u>	B
Hexanastab - <u>Hexobarbital</u>	B
Hexathal - <u>Hexethal</u>	B
Hexemal - <u>Cyclobarbital</u>	B
Hexemalum - <u>Cyclobarbital</u>	B
Hexenal - <u>Hexobarbital</u>	B
Hexenalum - <u>Hexobarbital</u>	B
Hexetal - <u>Hexethal</u>	B
HEXETHAL	B
HEXOARBITAL	B
Hexebarbitalum - <u>Hexobarbital</u>	B
Hexebarbitone - <u>Hexobarbital</u>	B
Hexobarsol - <u>Hexobarbital</u>	B
Hexodorm - <u>Cyclobarbital</u>	B
Hexopal - <u>Hexobarbital</u>	B
Hidroxianfetamina - <u>Hydroxamphetamine</u>	A
Hipnodayl - <u>Amobarbital</u>	B
Hipnogeno - <u>Barbital</u>	B
Hiropon - <u>Methamphetamine</u>	A
Hostaginan S - <u>Phenobarbital</u>	B
Hupnosal - <u>Barbital</u>	B
Hydantal - <u>Phenobarbital</u>	B
HYDROXYAMPHETAMINE	A
Hypalene - <u>Cyclopentobarbital</u>	B
Hypephen - <u>Phenobarbital</u>	B
Hyperbutal - <u>Butobarbital</u>	B
Hypnaletten - <u>Phenobarbital</u>	B
Hypnamil - <u>Amobarbital</u>	B
Hynofen - <u>Barbital</u>	B
Hynofer - <u>Barbital</u>	B
Hyprogen - (<u>Aprobarbital</u>)	B
Hyprogen - (<u>Cyclobarbital</u>)	B
Hyprogen - (<u>Phenobarbital</u>)	B
Hypnogene - <u>Barbital</u>	B
Hypnoral - <u>Barbital</u>	B
Hypnotal - <u>Phenobarbital</u>	B
Hypnobal - <u>Cyclobarbital</u>	B

List of Regulated Drugs	Classification
Hypnox - <u>Barbital</u>	B
Hypotrol - <u>Secobarbital</u>	B
Hysteps - <u>Phenobarbital</u>	B
Ibiozedrine - <u>Amphetamine</u>	A
Ibition - <u>Thiobarbital</u>	B
Ibomal - Propallylonal	B
Ibomalum	B
Idobutal	B
Imbal - <u>Phenobarbital</u>	B
Imesonal - <u>Secobarbital</u>	B
Imedene - <u>Secobarbital</u>	B
Imenocetal - <u>Secobarbital</u>	B
Impronol - <u>Methylphenobarbital</u>	B
Inactin	B
Inaktin	B
Ingafen - <u>Amphetamine</u>	A
Inetens - <u>Methylphenobarbital</u>	B
Inmetal - <u>Amobarbital</u>	B
Innovar - Fentanyl citrate*	N
Insolat - Butabarbital	B
Intranarcon - Thialbarbital	B
Intraval - Thiopental	B
Ipral - Probarbital	B
Ipronol - Probarbital	B
Ircodin - Heptabarbital	B
Iremia - <u>Meproamate</u>	T
Irenal - Probarbital	B
Irefan - <u>Cyclobarbital</u>	B
Isamin - <u>Amphetamine</u>	A
Isoamyn (e) - <u>Amphetamine</u>	A
Isoamytal - <u>Pentobarbital</u>	B
Isobarb - <u>Pentobarbital</u>	B
Isobutaylallylbarbitone	B
Isodrine Enterobarb - <u>Phenobarbital</u>	B
Isomyl - <u>Amobarbital</u>	B
Isomyn - <u>Amphetamine</u>	A
Isomytal - <u>Amobarbital</u>	B
	(Amobarbital) B
Isonal - (Aprobarbital)	B
	(Methylphenobarbital) B
	(Phenobarbital) B
Isophan - <u>Methamphetamine*</u>	A
Isophen - <u>Methamphetamine</u>	A
Isopral - Aprobarbital	B
Isopropyl bromallyl barbituric acid	B
Isoptin S - <u>Pentobarbital</u>	B
Isozol	B
Itobarbital - Butalbital	B
Itridal - <u>Cyclobarbital</u>	B
Iturate - <u>Pentobarbital</u>	B
Jopamate - <u>Meproamate*</u>	T
Kalypnetten	B
Kalypnon	B
Kemithal - Thialbarbital	B
Kemodrin - <u>Methamphetamine</u>	A
Klimased - <u>Phenobarbital</u>	B

List of Regulated Drugs

Classification

Kollerddormfix - <u>Cyclobarbital</u>	B
Kused - <u>Phenobarbital</u>	B
Kvietal - <u>Propallylonal</u>	B
Lanzazine - <u>Methamphetamine</u>	A
Lavabo - <u>Dexamphetamine</u>	A
Lavasyl - <u>Phenobarbital</u>	B
Leaserol - <u>Meprobamate</u>	T
Lefebar - <u>Phenobarbital</u>	B
Lentanet - <u>Dexamphetamine</u>	A
Leodrin - <u>Amphetamine</u>	A
Leofan - <u>Amphetamine</u>	A
Leonal - <u>Phenobarbital</u>	B
Leopental - <u>Thiopental</u>	B
Lephebar - <u>Phenobarbital</u>	B
Lepinal - <u>Phenobarbital</u>	B
Lepsiral - <u>Phenobarbital</u>	B
Leptidrol - <u>Pipradrol</u>	A
<u>Lethe - Barbitol</u>	B
Leviton - <u>Dexamphetamine</u>	A
Levonor - <u>Amphetamine</u>	A
Lenampheta - <u>Amphetamine</u>	A
Linasen - <u>Phenobarbital</u>	B
Lipobese - <u>Phenmetrazine</u>	Pm
Liquital - <u>Phenobarbital</u>	B
Litarin - <u>Hexobarbital</u>	B
Lixophen - <u>Phenobarbital</u>	B
Lonarid - <u>Amobarbital</u>	B
Longanoct - <u>Butobarbital</u>	B
Losate - <u>Butalbital</u>	B
Lotusate - <u>Butalbital</u>	B
Loubarb - <u>Butobarbital</u>	B
Lubrokal - (<u>Alphenal</u>	B
(<u>Phenobarbital</u>	B
Lumen - <u>Phenobarbital</u>	B
Lumesettes - <u>Phenobarbital</u>	B
Lumesyn - <u>Phenobarbital</u>	B
Lumidrinal - <u>Phenobarbital</u>	B
Luminal - <u>Phenobarbital</u>	B
Luphenil - <u>Phenobarbital</u>	B
Luramin - <u>Phenobarbital</u>	B
Lusyn - <u>Phenobarbital</u>	B
Luvasy - <u>Phenobarbital</u>	B
Luxidin - <u>Pipradrol</u>	A
Luxomnin - <u>Aphenal</u>	B
Mabutone - (<u>Butabarbitol</u>	B
(<u>Dexamphetamine</u>	A
Madrine - <u>Methamphetamine</u>	A
Magnoral - <u>Barbitol</u>	B
Maliasin - <u>Phenobarbital</u>	B
Malil - <u>Allobarbital</u>	B
Malilum - <u>Allobarbital</u>	B
Malonal - <u>Barbitol</u>	B
Malonurea - <u>Barbitol</u>	B
Maly - <u>Allobarbital</u>	B
Mandrax - <u>Methaqualone</u> & <u>Benadryl</u>	H
Manedex - <u>Amobarbital</u>	B
Mawplex-B - <u>Phenobarbital</u>	B

List of Regulated Drugs	Classification
Maxiton - <u>Dexamphetamine</u>	A
Meballymal - <u>Secobarbital</u>	B
Meballymalum - <u>Secobarbital</u>	B
Meballymalnatrium	B
Mebaral - <u>Methylphenobarbital</u>	B
Mebarol - <u>Methylphenobarbital</u>	B
Mebubarbital - <u>Pentobarbital</u>	B
Mebumal - <u>Pentobarbital</u>	B
Mebumalnatrium	B
Mebutal - <u>Butobarbital</u>	B
Mecodrin - <u>Amphetamine</u>	A
Medapen - <u>Heptabarbital</u>	B
Medriatric - <u>Methamphetamine</u>	A
Medidorm - <u>Cyclobarbital</u>	B
Medinal - <u>Barbital</u>	B
Medipan - <u>Hexobarbital</u>	B
Medomin (e) - <u>Heptabarbital</u>	B
Mefenal - <u>Methylphenobarbital</u>	B
Medopan - <u>Heptabarbital</u>	B
Mefobarbital - <u>Methylphenobarbital</u>	B
Megobar - <u>Phenobarbital</u>	B
Meliobal - <u>Heptabarbital</u>	B
Membrumal Sodium	B
Menosan - <u>Phenobarbital</u>	B
Menotheosan - <u>Phenobarbital</u>	B
Mephebarbital - <u>Heptobarbital</u>	B
Mephobarbital - <u>Methylphenobarbital</u>	B
Mephytal - <u>Methylphenobarbital</u>	B
<u>Meprobamate</u>	T
<u>Meprobamate</u> w/ <u>Amybarbitone</u>	B
Meprobar - <u>Meprobamate</u>	T
Meprobit - <u>Phenobarbital</u>	B
Meprocil - <u>Meprobamate</u>	T
Mepro-Serenol - <u>Secobarbital</u>	B
Mequelon - <u>Methaqualone</u>	H
Meretran (e) - <u>Pipradrol</u>	A
Merbentyl with Phenobarbitone	B
Meretran - <u>Pipradrol</u>	A
Meridilum - <u>Methylphenidate</u>	S
Mesdonal - <u>Thopental</u>	B
Mesopin - <u>Phenobarbital</u>	B
Metabarb - <u>Phenobarbital</u>	B
Metabarbital - <u>Metharbital</u>	B
Metalatal - <u>Methallatal</u>	B
Metamina - <u>Methamphetamine</u>	A
Metamsustac - <u>Methamphetamine</u>	A
Metanfetamina - <u>Methamphetamine</u>	A
<u>Methaqualone</u>	H
Metarbital - <u>Metharbital</u>	B
Methabarbital - <u>Metharbital</u>	B
METHALIATAL	B
Methamine - <u>Methamphetamine</u>	A
Methamphet - <u>Methamphetamine</u>	A
<u>Methamphetamine</u>	A
Methamphin - <u>Methamphetamine</u>	A
METHARBITAL	B
Metharbitone - <u>Metharbital</u>	B
Methedrinal - <u>Methamphetamine</u>	A

List of Regulated Drugs

Classification

Methedrine - <u>Methamphetamine</u>	A
Methenexyl - <u>Hexobarbital</u>	A
Methioturiate - <u>Methitural</u>	B
Meprocom - <u>Meprobamate</u>	T
METHITURAL	B
<u>METHOHEXITAL</u>	B
Methohexitone - <u>Methohexital</u>	B
Methophenobarbitone - <u>Heptobarbital</u>	B
Methoxin - <u>Phenmetrazine</u>	Pm
Methoxyn - <u>Methamphetamine</u>	A
Methylbenzedrine (e) - <u>Methamphetamine</u>	A
Methylhexabarbital	B
Methylhexabital - <u>Hexobarbital</u>	B
Methylhexobital - <u>Hexobarbital</u>	B
Methylhexabarbital	B
Methylhexarbital - <u>Hexobarbital</u>	B
Methylhexabital - <u>Hexobarbital</u>	B
Methylizamin - <u>Methamphetamine</u>	A
Methylisomyn - (<u>Hexobarbital</u> <u>Methamphetamine</u>)	B
Methylphenidat - <u>Methylphenidate</u>	A
Methylphenidylacetate	S
<u>METHYLPHENIDATE</u>	S
Methylphenidylat - <u>Methylphenidate</u>	S
<u>METHYLPHENOBARBITAL</u>	B
Methylphenobarbitalum	B
Methylphenobarbitone	B
Methylpromamine - <u>Methamphetamine</u>	A
Metilfenidato - <u>Methylphenidate</u>	S
Metilfnobarbital - <u>Methylphenobarbital</u>	B
Metilfenobarbital - <u>Methylphenobarbital</u>	B
Metitural - <u>Methitural</u>	B
Metohexital - <u>Methohexital</u>	B
Metromin - (<u>Amobarbital</u> <u>Amphetamine</u>)	B
Methylfenemanl - <u>Methylphenobarbital</u>	A
Metylfenidat - <u>Methylphenidate</u>	B
Migrachol - <u>Amobarbital</u>	S
Miller-drine - <u>Methamphetamine</u>	B
Miltown - <u>Meprobamate</u>	A
Mimetina - <u>Amphetamine</u>	B
Minadit - <u>Phenmetrazine</u>	A
Minomallon - <u>Barbital</u>	Pm
Mintal - <u>Pentobarbital</u>	B
Miosidal - <u>Methallatal</u>	B
Mitchaphen - <u>Phenobarbital</u>	B
Molinal - <u>Phenobarbital</u>	B
Monetamin(e) - <u>Amphetamine</u>	A
Monodorm - <u>Butobarbital</u>	B
Monophos - <u>Amphetamine</u>	A
Mosidal - <u>Methallatal</u>	B
Multi-B Plus - <u>Dexamphetamine</u>	A
Multi-B with Phenobarbitone	B
Mylepsin - <u>Phenobarbital</u>	B
Mylodex - (<u>Dexamphetamine</u> <u>Amobarbital</u>)	A
Mylodorm - <u>Amobarbital</u>	B
Mylomide - <u>Amobarbital</u>	B
Mylosed - <u>Amobarbital</u>	B
Mysoline - <u>Phenobarbital</u>	B

List of Regulated Drugs

Classification

Namuron - <u>Cyclobarbitol</u>	B
Napent - <u>Pentobarbitol</u>	B
Napental - <u>Pentobarbitol</u>	B
Narcamon - <u>Narcobarbitol</u>	B
Narcangyl - <u>Hexobarbitol</u>	B
NARCOBARBITAL	B
Narcodorm - (<u>Hexobarbitol</u> <u>Narcobarbitol</u>)	B
Narcogen - <u>Buthalital</u>	B
Narconat - <u>Hexobarbitol</u>	B
Narconumal - <u>Enallylpropymal</u>	B
Narcoren - <u>Pentobarbitol</u>	B
Narcorene - <u>Narcobarbitol</u>	B
Narcosan - <u>Hexobarbitol</u>	B
Narcosanum	B
Narcosol - <u>Butabarbitol</u>	B
Narcotal - <u>Narcobarbitol</u>	B
Narcovene - <u>Narcobarbitol</u>	B
Narkogen - <u>Buthalital</u>	B
Narkosan - <u>Hexobarbitol</u>	B
Narkotal - <u>Narcobarbitol</u>	B
Narkothion	B
Nausex - <u>Butabarbitol</u>	B
NEALBARBITAL	B
Nealbarbitone - <u>Nealbarbitol</u>	B
Neallymalum - <u>Nealbarbitol</u>	B
Nebralin - <u>Pentobarbitol</u>	B
Nebrinal - <u>Pentobarbitol</u>	B
Nebritol	B
Neburil - <u>Methamphetamine</u>	A
Nembudeine - <u>Pentobarbitol</u>	B
Nembutal - <u>Pentobarbitol</u>	B
Neo-Acedrin - <u>Methamphetamine</u>	A
Neoclinal - <u>Cyclobarbitol</u>	B
Neodorm - <u>Pentobarbitol</u>	B
Neodrine - <u>Methamphetamine</u>	A
Neonal - <u>Butabarbitol</u>	B
Neopharmedrine - <u>Methamphetamine</u>	A
Neo-sedaphin - <u>Phenobarbitol</u>	B
Neo-Tendran	
Noe-zine - <u>Phenmetrazine</u>	Pm
Neraval - <u>Methitural</u>	B
Neraval - (<u>Butabarbitol</u> <u>Butobarbitol</u>)	B
Neroxin - (<u>Amobarbitol</u> <u>Dexamphetamine</u>)	B
Nesdonal - <u>Thiopental</u>	A
Nethalide - <u>Amphetamine</u>	A
Neulin - <u>Phenobarbitol</u>	B
Neupan - <u>Phenobarbitol</u>	B
Neur-Amyl - <u>Amobarbitol</u>	B
Neurinase - <u>Barbitol</u>	B
Neurobarb - <u>Phenobarbitol</u>	B
Neuro-Ervasil	
Neurofenil - <u>Phenobarbitol</u>	B
Neuronida - <u>Barbitol</u>	B
Nevental - <u>Nealbarbitol</u>	B
Nevrotamine - <u>Phenobarbitol</u>	B
Neuronida - <u>Barbitol</u>	B

List of Regulated Drugs	Classification
Nevental - <u>Nealbarbital</u>	B
Nevrotamine - <u>Phenobarbital</u>	B
Neymasin - <u>Barbital</u>	B
Nibarb - <u>Phenobarbital</u>	B
	(Butobarbital
	B
Nitensar - <u>Pentobarbital</u>	B
	(Phenobarbital
	B
	(Secobarbital
	B
Noclon - <u>Amphetamine</u>	A
Noctal - <u>Propallylonal</u>	B
Noctapan - <u>Hexobarbital</u>	B
Noctenal - <u>Propallylonal</u>	B
Noctifen - <u>Aprobarbital</u>	B
Noctinal - <u>Butabarbital</u>	B
Noctivan (e) - <u>Hexobarbital</u>	B
Noctopan - <u>Hexobarbital</u>	B
Noctosediv - <u>Secobarbital</u>	B
Noludar - <u>Methylprylon</u>	
Noptil - <u>Phenobarbital</u>	B
Noradin - <u>Methamphetamine</u>	A
Norephedrane - <u>Amphetamine</u>	A
Norevupal	B
Norevipan	B
Norhexobarbital	B
Norhexobarbitone	B
Normadrine - <u>Methamphetamine</u>	A
Normanox - <u>Cyclobarbital</u>	B
Normi-Nox - <u>Methaqualone</u>	H
Norodin - <u>Methamphetamine</u>	A
Norodrin - <u>Methamphetamine</u>	A
Norsed - <u>Cyclobarbital</u>	B
Nostal - <u>Propallylonal</u>	B
Nostral - <u>Propallylonal</u>	B
Nourydorm - <u>Cyclobarbital</u>	B
Nourytran - <u>Meproamate</u>	T
Novadol - <u>Phenobarbital</u>	B
Novallyl - <u>Allobarbital</u>	B
Novopan - <u>Hexobarbital</u>	B
Novydrine - <u>Amphetamine</u>	A
Noxodyn - <u>Pentobarbital</u>	B
NP.443 - <u>Phenobarbital</u>	B
Nubalgyl - <u>Mechloqualone</u>	H
Nubarene - <u>Mechloqualone</u>	H
Nulepsi - <u>Phenobarbital</u>	B
Numa - <u>Butabarbital</u>	B
Numal - <u>Aprobarbital</u>	B
Nunol - <u>Phenobarbital</u>	B
Obedrin - <u>Pentobarbital</u>	B
Obesedrin - <u>Dexamphetamine</u>	A
	(Amphetamine
	A
Obesin - <u>Dexamphetamine</u>	A
	(Methamphetamine
	A
Obesonil - <u>Dexamphetamine</u>	A
Obetamine - <u>Methamphetamine</u>	A

List of Regulated Drugs

Classification

	(<u>Amphetamine</u>)	A
Obetrol -	(<u>Dexamphetamine</u>)	A
	(<u>Methamphetamine</u>)	A
Obocell -	<u>Dexamphetamine</u>	A
Obolip -	<u>Dexamphetamine</u>	A
O.C. Forte -	<u>Dexamphetamine</u>	A
O.C.P. -	<u>Phenobarbital</u>	B
Occlusin -	<u>Phenobarbital</u>	B
Oestrogenine Compound Forte, see	O.C. Forte	A
Oestrogenine Compound with	<u>Phenobarbital</u> (O.C.P.)	B/A
Oevipana -	<u>Hexobarbital</u>	B
Oktedrin -	<u>Amphetamine</u>	A
Oltopan -	<u>Hexobarbital</u>	B
Oneiragon -	<u>Barbital</u>	B
Opedice -	<u>Methamphetamine</u>	A
Optalidon	Tablets and Suppositories	B
Oraldrina -	<u>Amphetamine</u>	A
Ortal -	Hexethal	B
Ortedrine -	<u>Amphetamine</u>	A
Ortenal -	(<u>Phenobarbital</u>)	A
	(<u>Amphetamine</u>)	B
Orthedrin (e) -	<u>Amphetamine</u>	A
Ouropan -	<u>Hexobarbital</u>	B
Oxamphetamine -	<u>Hydroxyamphetamine</u>	A
Oxydrine -	(<u>Amphetamine</u>)	A
	(<u>Methamphetamine</u>)	A
Oxydrin -	<u>Methamphetamine</u>	A
Oxyfed -	<u>Amphetamine</u>	A
Paci-Tone -	<u>Secobarbital</u>	B
Palapent -	<u>Pentobarbital</u>	B
Paliatin -	<u>Amobarbital</u>	B
Palinum -	<u>Cyclobarbital</u>	B
Pama -	<u>Phenobarbital</u>	B
Panabarb -	<u>Pentobarbital</u>	B
Panasma -	<u>Phenobarbital</u>	B
Pansedon -	<u>Phenobarbital</u>	B
Parabal -	<u>Phenobarbital</u>	B
Parasympaton -	<u>Phenobarbital</u>	B
Paredrin - (e) (ex) -	Hedroxyamphetamine	A
Parkotal -	<u>Phenobarbital</u>	B
Pavyco -	<u>Barbital</u>	B
Pedrolon -	<u>Hydroxyamphetamine</u>	A
Pelicaps -	<u>Dexamphetamine</u>	A
Pembules -	<u>Pentobarbital</u>	B
Penalco -	<u>Pentobarbital</u>	B
Penbarb -	<u>Pentobarbital</u>	B
Penbon -	<u>Pentobarbital</u>	B
Penbutal -	<u>Pentobarbital</u>	B
Pencodine -	<u>Pentobarbital</u>	B
Pentacarb -	<u>Pentobarbital</u>	B
Pentacode -	<u>Pentobarbital</u>	B

List of Regulated Drugs	Classification
Pental - <u>Pentobarbital</u>	B
Pentalgin - <u>Pentobarbital</u>	B
Pentaphedrine - <u>Pentobarbital</u>	B
Pentenal -	B
Penthiobarbital - <u>Thiopental</u>	B
Pento-Adiparathirol - (<u>Amphetamine</u>)	A
(<u>Dexamphetamine</u>)	A
<u>Pentobarbital</u>	B
Pentobarb - IM Gra - <u>Pentobarbitone Sodium</u>	B
Pentobarbitalum - <u>Pentobarbital</u>	B
Pentobarbiton - <u>Pentobarbital</u>	B
Pentobarbitone - <u>Pentobarbital</u>	B
Pentobrocagnol - <u>Pentobarbital</u>	B
Pento* M.D.H. - <u>Pentobarbitone Sodium</u>	B
Pentonal - <u>Pentobarbital</u>	B
Pentone - <u>Pentobarbital</u>	B
Pentosol - <u>Pentobarbital</u>	B
Pentothal - <u>Thiopentone Sodium</u>	B
Pentohal - <u>Thiopental</u>	B
Pentyl - <u>Pentobarbital</u>	B
Pentymal - <u>Amobarbital</u>	B
Pentymalum - <u>Amobarbital</u>	B
Penymalum -	B
Pepsillide Co - <u>Phenobarbital</u>	B
Percobarb - <u>Hexobarbital</u>	B
Percomon - <u>Amphetamine</u>	B
Periodex - <u>Phenobarbital</u>	B
Pernoctin (e) - <u>Butallylonal</u>	B
Pernocton - <u>Butallylonal</u>	B
Pernoston - <u>Butallylonal</u>	B
Perphyllon - <u>Phenobarbital</u>	B
Pervitin (e) - <u>Methamphetamine</u>	A
Petab - <u>Phenobarbital</u>	B
Phanoctal - <u>Cyclobarbital</u>	B
Phanodorm (e) - <u>Cyclobarbital</u>	B
Phanotal - <u>Cyclobarbital</u>	B
Pharmamedrine - <u>Amphetamine</u>	A
Pharmedrine - <u>Amphetamine</u>	A
Pharmothal - <u>Thiopental</u>	B
Phedrental - <u>Phenobarbital</u>	B
Phedrisox - <u>Methamphetamine</u>	A
Phelantin - (<u>Phenobarbital</u>)	B
(<u>Methamphetamine</u>)	A
Phemetone - <u>Methylphenobarbital</u>	B
Phemitone - <u>Methylphenobarbital</u>	B
Phenabel - <u>Phenobarbital</u>	B
Phenadeen - <u>Pentobarbital</u>	B
Phenadon - <u>Phenobarbital</u>	B
Phenaemal - <u>Phenobarbital</u>	B
Phenaglate - (<u>Phenobarbital</u>)	B
(<u>Secobarbital</u>)	B
Phenallymal - <u>Alphenal</u>	B
Phenallymal - (um)	B
Phenamine (e) - <u>Amphetamine</u>	A

List of Regulated Drugs

Classification

Phenbeco - <u>Phenobarbital</u>	B
<u>Phencyclidine</u>	
Phendiemal - <u>Phetharbital</u>	B
Phenidrine - (<u>Amphetamine</u>)	A
(<u>Dexamphetamine</u>)	A
Phenemal (um)	B
Phenemalnatium	B
Phenidylate - <u>Methylphenidate</u>	S
Phenmetralinum - <u>Phenmetrazine</u>	Pm
<u>Phenmetrazine</u>	Pm
Phenobal - <u>Phenobarbital</u>	B
<u>PHENOBARBITAL</u>	B
Phenobarbitalum - <u>Phenobarbital</u>	B
Phenobarbiton - <u>Phenobarbital</u>	B
Phenobarbitone - <u>Phenobarbital</u>	B
Phenibarbituralum	B
Phenobarbyl - <u>Phenobarbital</u>	B
Phenobex - <u>Phenobarbital</u>	B
Phenodorm - <u>Cyclobarbital</u>	B
Phenodren - <u>Phenobarbital</u>	B
Phenobrin - <u>Phenobarbital</u>	B
Phenomet - <u>Phenobarbital</u>	B
Phenonyl - <u>Phenobarbital</u>	B
Phenopromin - <u>Dexamphetamine</u>	A
Phenoturic - <u>Phenobarbital</u>	B
Phenpromethazine - <u>Methamphetamine</u>	A
Phenpromin - (<u>Dexamphetamine</u>)	A
(<u>Amphetamine</u>)	A
Phenybarbital - <u>Phenobarbital</u>	B
Phenylbarbiton - <u>Phetharbital</u>	B
Phenylethylmalonylurea - <u>Phenobarbital</u>	B
Phenylmethylbarbituric Acid	B
Phenylpropylmethylamine - <u>Methamphetamine</u>	A
Phenyral - (<u>Alphenal</u>)	B
(<u>Phenobarbital</u>)	B
Phetadex - <u>Dexamphetamine</u>	A
<u>PHETHARBITAL</u>	B
Philipon - <u>Methamphetamine</u>	A
Philodorm - <u>Cyclobarbital</u>	B
Philopon - <u>Methamphetamine</u>	A
Phob - <u>Phenobarbital</u>	B
Phyldrox - <u>Phenobarbital</u>	B
Phyline - <u>Amobarbital</u>	B
Phytol - <u>Phenobarbital</u>	B
Pia - <u>Amphetamine</u>	A
<u>PIPRADROL</u>	A
<u>Pipradol</u> - <u>Pipradrol</u>	A
<u>Pipral</u> - <u>Pipradrol</u>	A
Pipratone - <u>Pipradrol</u>	A
Pipravon - <u>Pipradrol</u>	A
Piridrol - <u>Pipradrol</u>	A
Placyl - <u>Cyclobarbital</u>	B
Plegine - <u>Phendimetrazine</u>	A
(<u>Apropbarbital</u>)	B
Plexonal - (<u>Barbital</u>)	B
(<u>Phenobarbital</u>)	B

List of Regulated Drugs	Classification
Plimasin - <u>Methylphenidate</u>	S
Plivadon - <u>Phenobarbital</u>	B
Placidyl - <u>Ethchlorvynol</u>	Etvv
Polygesic - (<u>Pentobarbital</u>)	B
Polygesic - (<u>Dexamphetamine</u>)	A
P.P.C. Tablets - <u>Pentobarbital</u>	B
Pralumin - <u>Cyclobarbital</u>	B
Preludin - <u>Phenmetrazine</u>	Pm
Premenco - <u>Amphetamine</u>	A
Premodrin - <u>Methamphetamine</u>	A
Primaclone - <u>Phenobarbital</u>	B
Primidone - <u>Phenobarbital</u>	B
Priscophen - <u>Phenobarbital</u>	B
<u>PROBARBITAL</u>	B
Probardex - <u>Butabarbital</u>	B
Probese - <u>Phenmetrazine</u>	Pm
Probesil - <u>Phenmetrazine</u>	Pm
Probital - <u>Phenobarbital</u>	B
Prodolsed - <u>Amobarbital</u>	B
Prodorm - <u>Cyclobarbital</u>	B
Prodormol - <u>Pentobarbital</u>	B
Profamina - <u>Amphetamine</u>	A
Profetamine - <u>Amphetamine</u>	A
Prolaire - (<u>Butabarbital</u>)	B
Prolaire - (<u>Dexamphetamine</u>)	A
Prolaimine - <u>Methylphenobarbital</u>	B
Prolanotic - <u>Phenobarbital</u>	B
Prominal - <u>Methylphenobarbital</u>	B
Promiton (e) - <u>Methylphenobarbital</u>	B
Promtenal - <u>Phenobarbital</u>	B
Pronarcon - (<u>Narcobarbital</u>)	B
Pronarcon - (<u>Propallylonal</u>)	B
Pronox - <u>Cyclobarbital</u>	B
Propaldon - <u>Propallylonal</u>	B
Propalilonal - <u>Propallylonal</u>	B
<u>PROPALLYLONAL</u>	B
Propanal - <u>Propylbarbital</u>	B
Propenyl - <u>Amphetamine</u>	A
Prophenal - <u>Alphenal</u>	B
Prophenate - <u>Alphenal</u>	B
Propilbarbital - <u>Propylbarbital</u>	B
Propisamine - <u>Amphetamine</u>	A
Proponal - (<u>Cyclobarbital</u>)	B
Proponal - (<u>Propylbarbital</u>)	B
Proptan - (e) - <u>Dexamphetamine</u>	A
<u>PROPYLBARBITAL</u>	B
PROQUINAL - <u>Secobarbital</u>	B
Prosonil - <u>Cyclobarbital</u>	B
Protamyl - <u>Amobarbital</u>	B
Protesma - <u>Amobarbital</u>	B
Protheonal - <u>Methylphenobarbital</u>	B
Prozinal - <u>Amobarbital</u>	B
Psichergina - (<u>Methamphetamine</u>)	A
Psichergina - (<u>Amphetamine</u>)	A
Psicopan - <u>Methamphetamine</u>	A
Psychamine - <u>Phenmetrazine</u>	Pm

List of Regulated Drugs	Classification
Psychedrin (e) - <u>Amphetamine</u>	A
Psychedryna - <u>Amphetamine</u>	A
Psychergine - <u>Methamphetamine</u>	A
Psychoton - <u>Amphetamine</u>	A
Psykoton - <u>Methamphetamine</u>	A
Pulsoton - <u>Hydroxyamphetamine</u>	A
Pydex - <u>Dexamphetamine</u>	A
Pyraminal - <u>Phenobarbital</u>	B
Pyrietal - <u>Phetharbital</u>	B
Pyrietal - <u>Phetharbital</u>	B
Quaalude - <u>Methaqualone</u>	H
Q.B. Capsules & Tablets - <u>Secobarbital</u>	B
Quadamine - (<u>Amobarbital</u>)	B
Quadamine - (<u>Dexamphetamine</u>)	A
Quandronox - <u>Cyclobarbital</u>	B
Quiess - (<u>Butobarbital</u>)	B
Quiess - (<u>Pentobarbital</u>)	B
Quiess - (<u>Phenobarbital</u>)	B
Quietal - (<u>Phenobarbital</u>)	B
Quietal - (<u>Propallylonal</u>)	B
Quietyl - <u>Sodium Butobarbital</u>	B
Quillatone - <u>Secobarbital</u>	B
Quinalbarbitone - <u>Secobarbital</u>	B
Quinalbarbitone - <u>Secobarbital</u>	B
Quinalspan - <u>Secobarbital</u>	B
Quinaltone - <u>Secobarbital</u>	B
Quinbar - <u>Secobarbital</u>	B
Quinbarbium - <u>Secobarbital</u>	B
Qiundorm - <u>Secobarbital</u>	A
Quinidox - <u>Methamphetamine</u>	B
Quinital - <u>Phenobarbital</u>	B
Quintone - <u>Secobarbital</u>	A
Racephen - <u>Amphetamine</u>	A
Rapidal - <u>Cyclobarbital</u>	B
Rapidol - <u>Cyclobarbital</u>	B
Rauwidrine - <u>Amphetamine</u>	A
Rayonal - <u>Thiopental</u>	B
Rectidon -	B
Recton	B
Redulan - <u>Penmetrazine</u>	Pm
Remethon - <u>Amphetamine</u>	A
Repocal - <u>Pentobarbital</u>	B
Resamphine - <u>Methamphetamine</u>	A
Restal - <u>Amobarbital</u>	B
Restedrol - <u>Pipradrol</u>	A
Restropin - <u>Butobarbital</u>	B
Resydess - <u>Methamphetamine</u>	A
Revicaps - <u>Dexamphetamine</u>	A
Revidex - <u>Dexamphetamine</u>	A
Rheumatoid - <u>Phenobarbital</u>	B
Rhinalator - <u>Amphetamine</u>	A
Rhinodrin - <u>Amphetamine</u>	A
Riddosedd - <u>Barbital</u>	B
Rilatin - <u>Methylphenidate</u>	S
Ritalin (a) - <u>Methylphenidate</u>	S
Ritaline - <u>Methylphenidate</u>	S
Ritonic - <u>Methylphenidate</u>	S
Rutonal - <u>Heptobarbital</u>	B

List of Regulated Drugs	Classification
Rutophen - <u>Phenobarbital</u>	B
Sagatal - <u>Pentobarbital</u>	B
Salabarb - <u>Allobarbital</u>	B
Sandoptal - <u>Butalbital</u>	B
Sanox - <u>Cyclobarbital</u>	B
Samudorm - <u>Alphenal</u>	B
Saurital - B	B
S.B.P. - <u>Butabarbital</u>	B
ScAmbellin - <u>Dexamphetamine</u>	A
Schiwanox - <u>Amobarbital</u>	B
Scorbital - <u>Phenobarbital</u>	B
Seballa - <u>Phenobarbital</u>	B
Secardin	B
Secbutobarbital - <u>Phenobarbital</u>	B
<u>Secobarbital</u>	B
Secbutobarbitone	B
Secomytal - <u>Secobarbital</u>	B
Seconal - <u>Secobarbital</u>	B
Securonal - <u>Butobarbital</u>	B
Sedal - <u>Amobarbital</u>	B
Sedalby - <u>Phenobarbital</u>	B
Sedalka - <u>Phenobarbital</u>	B
Sedamasa - <u>Amobarbital</u>	B
Sedanova - <u>Phenobarbital</u>	B
Sedantes - <u>Amobarbital</u>	B
Seda-Ped - <u>Phenobarbital</u>	B
Sedbutal - <u>Butobarbital</u>	B
Sedeval - <u>Butalbital</u>	B
Sedicat - <u>Phenobarbital</u>	B
Sedinyl - <u>Phenobarbital</u>	B
Sedisonal - <u>Aprobarbital</u>	B
Sedival - <u>Barbital</u>	B
Sedizorin - <u>Phenobarbital</u>	B
Sednotic - <u>Amobarbital</u>	B
Sebobarb - <u>Phenobarbital</u>	B
Sedolin - <u>Amphetamine</u>	B
Sedonal - (<u>Phenobarbital</u>)	B
(<u>Secobarbital</u>)	B
Sedonettes - <u>Phenobarbital</u>	B
Sedophylin - <u>Phenobarbital</u>	B
Sedothyron - <u>Thiobarbital</u>	B
Sedovas - <u>Phenobarbital</u>	B
Sedovent - <u>Amobarbital</u>	B
Sedylnapa - <u>Aprobarbital</u>	B
Semaldyne - <u>Phenobarbital</u>	B
Semoxydrine - <u>Methamphetamine</u>	A
Seominal - <u>Phenobarbital</u>	B
Seotal - <u>Secobarbital</u>	B
Serpatillin - <u>Methylphenidate</u>	A
Serenal - <u>Secobarbital</u>	B
Sernyl - <u>Phencyclidine</u>	
Serpatonil - <u>Methylphenidate</u>	S
Sertan - <u>Phenobarbital</u>	B
Sevenal - <u>Phenobarbital</u>	B
Sigmodal	B
Simpamina - <u>Amphetamine</u>	A

List of Regulated Drugs

Classification

Simpamina-D - <u>Dexamphetamine</u>	A
Simpamine - <u>Amphetamine</u>	A
Simpatedrin - <u>Amphetamine</u>	A
Sleepwell - <u>Hexobarbital</u>	B
Slendex - (<u>Dexamphetamine</u> <u>Phenobarbital</u>)	A B
Sodepent - <u>Pentobarbital</u>	B
Sodium Thiamylal - <u>Surital Sodium</u>	B
Sodium Thioamyl	B
Solagest - <u>Pentobarbital</u>	B
Solofton - <u>Pentobarbital</u>	B
Sombrinal - <u>Barbital</u>	B
Sombulex - <u>Hexobarbital</u>	B
Somnacetin - <u>Barbital</u>	B
Somnal - <u>Amobarbital</u>	B
Somnalert - <u>Hexobarbital</u>	B
Somnased - <u>Barbital</u>	B
Somnifaine - <u>Allobarbital</u>	B
Somnifen - (<u>Barbital</u> <u>Aprobarbital</u>)	B B
Sominfence - <u>Aprobarbital</u>	B
Sominferum - <u>Barbital</u>	B
Somnipron - <u>Aprobarbital</u>	B
Somnital - <u>Pentobarbital</u>	B
Somnocodal - <u>Allobarbital</u>	B
Somnokalan - <u>Cyclobarbital</u>	B
Somnolens - <u>Phenobarbital</u>	B
Somnopan - <u>Hexobarbital</u>	B
Somnorol - <u>Barbital</u>	B
Somnosan - <u>Phenobarbital</u>	B
Somnytic - <u>Barbital</u>	B
Somonal - <u>Phenobarbital</u>	B
Sonabarb - <u>Butobarbital</u>	B
Sonaform - <u>Cyclobarbital</u>	B
Sonal - <u>Barbital</u>	B
Sonalgin - (<u>Butobarbital</u> <u>Butobarbital</u>)	B B
Sonazar - <u>Amobarbital</u>	B
Sonbutal - <u>Butallylonal</u>	B
Sonergan - (<u>Butobarbital</u> <u>Butobarbital</u>)	B B
Sonerile - <u>Butobarbital</u>	B
Soneryl - <u>Butobarbital</u>	B
Sopental - <u>Pentobarbital</u>	B
Soporol - <u>Butobarbital</u>	B
Soporigen - <u>Butobarbital</u>	B
Soprinal - <u>Barbital</u>	B
Sotyl - <u>Pentobarbital</u>	B
Soxysimpamine - <u>Methamphetamine</u>	A
Soxysimpamine - <u>Methamphetamine</u>	A
Sprasepilin - <u>Phenobarbital</u>	B
Spirobarbital	B
Spirothal - <u>Spirobarbital</u>	B
Stadadorm - <u>Amobarbital</u>	B
Starifen - <u>Phenobarbital</u>	B
Starilettae - <u>Phenobarbital</u>	B
Steladex - <u>Dexamphetamine</u>	A

List of Regulated Drugs	Classification
Stenal - <u>Phenobarbital</u>	B
(<u>Amphetamine</u>)	A
Stenamane - (<u>Dexamphetamine</u>)	A
(<u>Methamphetamine</u>)	A
Soprinal - <u>Barbital</u>	B
Sotyl - <u>Pentobarbital</u>	B
Soxysimpamine - <u>Methamphetamine</u>	A
Soxysympamine - <u>Methamphetamine</u>	A
Stimalose - <u>Dexamphetamine</u>	A
Stimdex - <u>Methamphetamine</u>	A
(<u>Dexamphetamine</u>)	A
Stimplete - (<u>Phenobarbital</u>)	B
Stimulan - <u>Amphetamine</u>	A
Stolic - <u>Vinbarbital</u>	B
Strascogesic - <u>Amphetamine</u>	A
Stresses - Sedans - <u>Phenobarbital</u>	B
Stri-Eze - <u>Allobarbital</u>	B
Supocones - <u>Butobarbital</u>	B
Surdon - <u>Phenobarbital</u>	B
Surital - <u>Sodium Thiamylal</u>	B
Sympametin - <u>Amphetamine</u>	A
(<u>Amphetamine</u>)	A
Sympamin (e) - (<u>Dexamphetamine</u>)	A
(<u>Dexamphetamine</u>)	A
Sympatedrine - <u>Amphetamine</u>	A
Synatan - <u>Dexamphetamine</u>	A
Synate - <u>Secobarbital</u>	B
Syndrox - <u>Methamphetamine</u>	A
Synirin - <u>Phenobarbital</u>	B
Tab-Sed - <u>Phenobarbital</u>	B
Talbutal - <u>Butalbital</u>	B
Tannphetamine - <u>Dexamphetamine</u>	A
Tanphetamin - <u>Dexamphetamine</u>	A
Tarbutal - <u>Butalbital</u>	B
Tedrobarb - <u>Phenobarbital</u>	B
Tafaserpine - <u>Cyclobarbital</u>	B
Tega-Dex - <u>Amobarbital</u>	B
Tempodex - <u>Dexamphetamine</u>	A
Tempodriad - <u>Dexamphetamine</u>	A
Tenache - <u>Butobarbital</u>	B
Tensedine - <u>Phenobarbital</u>	B
Tep - <u>Phenobarbital</u>	B
Tepanil - <u>Amfepramone</u>	
Tercin - <u>Butobarbital</u>	B
<u>TETRABARBITAL</u>	B
Tetrabobarbital	B
Tetrallobarbital - <u>Butalbital</u>	B
Tetramel - <u>Tetrabarbital</u>	B
Tetrosecobarbital - <u>Secobarbital</u>	B
Thelix - <u>Phenobarbital</u>	B
Thenotrate - <u>Phenobarbital</u>	B
Theo-Barbenyl - <u>Phenobarbital</u>	B
Theogardenal - <u>Phenobarbital</u>	B
Theolaxin - <u>Phenobarbital</u>	B
THEOSEC - <u>Phenobarbital</u>	B
Theosol - <u>Dexamphetamine</u>	A
Thepanel - <u>Phenobarbital</u>	B
Theptine - <u>Amphetamine</u>	A
Thiabutone - <u>Sodium</u>	B
<u>THIALBARBITAL</u>	B

List of Regulated Drugs	Classification
Thialbarbitone - <u>Thialbarbital</u>	B
Thialbutal - <u>Buthalital</u>	B
Thialbutone - <u>Buthalital</u>	B
Thialisobumal - <u>Buthalital</u>	B
Thialpenton - <u>Thialbarbital</u>	B
Thiamylal	B
Thianal - <u>Phenobarbital</u>	B
Thiaphen - <u>Phenobarbital</u>	B
THIAMOBARBITAL	B
Thio - Barbityral - <u>Thiopental</u>	B
Thiobarsal - <u>Thiopental</u>	B
Thiobutone - <u>Buthalital</u>	B
Thioethamyl - <u>Thioambarbital</u>	B
Thiogenal - <u>Methitural</u>	B
Thiohexallymalnatrium	B
THIOHEXETHAL	B
Thiomebumal - <u>Thiopental</u>	B
Thiobumalum	B
Thiobumethibumal - <u>Methitural</u>	B
Thionarcox - <u>Thiotetrabarbital</u>	B
Thionarcon	B
Thionembutal - <u>Thiopental</u>	B
Thiopen - <u>Thiopental</u>	B
THIOPENTAL	B
Thiopentalum natrium - <u>Thiopental</u>	B
Thiopenten - <u>Thiopental</u>	B
Thiopentemal - <u>Thiopental</u>	B
Thiopentobarbital - <u>Thiopental</u>	B
Thiopenton - <u>Thiopental</u>	B
Thiopentone - <u>Thiopental</u>	B
Thiopentymal - <u>Thiopental</u>	B
Thioquinalbarbitone	B
Thioseconal	B
Thiotal - <u>Thiopental</u>	B
THIOTETRABARBITAL	B
Thiotetramal - <u>Thiotetrabarbital</u>	B
Thiothal - <u>Thiopental</u>	B
Thiothyr - <u>Thiobarbital</u>	B
Thora-Dex - (<u>Amphetamine</u> <u>Dexamphetamine</u>)	A
Threaize - <u>Dexamphetamine</u>	A
Thyal - <u>Barbital</u>	B
Thyreosedine - <u>Thiobarbital</u>	B
Thyre dex - <u>Dexamphetamine</u>	A
Thro-Obesamine - <u>Amphetamine</u>	A
Thyrophem - <u>Dexamphetamine</u>	A
Tialbarbital - <u>Thialbarbital</u>	B
Tidex - <u>Dexamphetamine</u>	A
Tikanox - <u>Pentobarbital</u>	B
Tioambobarbital - <u>Thioambarbital</u>	B
Tiobarbital - <u>Thiobarbital</u>	B
Tiohexethal - <u>Thiohexethal</u>	B
Tiopan - <u>Thiopental</u>	B
Tiopental - <u>Thiopental</u>	B
Tio-Pentemal - <u>Thiopental</u>	B
Tiotetrabarbital - <u>Thiotetrabarbital</u>	B
Tobaral - <u>Phenobarbital</u>	B

List of Regulated Drugs

Classification

Tobinal - <u>Hexobarbital</u>	B
Tonedron - <u>Methamphetamine</u>	A
Trapanal - <u>Thiopental</u>	B
Tranquidex - <u>Dexamphetamine</u>	A
Tranquilax - <u>Meproamate</u>	T
Transital - <u>Buthalital</u>	B
Trapneal - <u>Thiopental</u>	B
Trapanil - <u>Thiopental</u>	B
Triatal - <u>Phenobarbital</u>	B
Tridomal - <u>Butabarbital</u>	B
Triopaxal - <u>Phenobarbital</u>	B
	(<u>Secobarbital</u>)
Triosed - (<u>Butobarbital</u>)	B
	(<u>Phenobarbital</u>)
Trisan - Barbitone	B
Tropenal - <u>Phenobarbital</u>	B
Tropinal - <u>Phenobarbital</u>	B
	(<u>Amobarbital</u>)
Tui nal - (<u>Secobarbital</u>)	B
Tuphetamine - <u>Dexamphetamine</u>	A
Tussate - <u>Dexamphetamine</u>	A
Twin-Barb - <u>Butabarbital</u>	B
Two-Bar - <u>Butabarbital</u>	B
Tymafast - <u>Dexamphetamine</u>	A
Ucedorm - <u>Brallobarbital</u>	B
Ulbreval - <u>Buthalital</u>	B
Urominal - <u>Phenobarbital</u>	B
Uronal - <u>Barbital</u>	B
Valamin - <u>Ethinamate</u>	B
Valitone - <u>Barbital</u>	B
Vanaphen - <u>Phenobarbital</u>	B
Vapedrin - <u>Amphetamine</u>	A
Vaxitol - <u>Phenobarbital</u>	B
Vegosolvin - <u>Phenobarbital</u>	B
Tranquo-Adamon C.T.	
Venesetic - <u>Amobarbital</u>	B
Venopan - <u>Narcobarbital</u>	B
Veraflex - <u>Phenobarbital</u>	B
Veramon - <u>Barbital</u>	B
Verasulf - <u>Barbital</u>	B
Variloid - <u>Phenobarbital</u>	B
Veroletten - <u>Barbital</u>	B
Veronal - <u>Barbital</u>	B
Veronigen - <u>Barbital</u>	B
Veropyron - <u>Barbital</u>	B
Versomnal - <u>Phenobarbital</u>	B
Vertium - <u>Phenobarbital</u>	B
	(<u>Brallobarbital</u>)
Vesparax - (<u>Secobarbital</u>)	B
Verum - <u>Barbital</u>	B
Veryl - <u>Amobarbital</u>	B
Vesperal - <u>Barbital</u>	B
Vesperone - <u>Brallobarbital</u>	B
Vi-Dexemin - <u>Dexamphetamine</u>	A
<u>VINBARBITAL</u>	B
Vinbarbitone - <u>Vinbarbital</u>	B

List of Regulated Drugs	Classification
Viraxased - <u>Phenobarbital</u>	B
Viraxasterol - <u>Phenobarbital</u>	B
Viraxatone - <u>Phenobarbital</u>	B
Visma-Barb - <u>Phenobarbital</u>	B
Verodon - <u>Barbital</u>	B
Vitaphen - <u>Amobarbital</u>	B
Vitased - <u>Phenobarbital</u>	B
Vonecidin - <u>Methamphetamine</u>	A
Vonedrin - <u>Methamphetamine</u>	A
V.S.P. Elixir - <u>Pentobarbital</u>	B
Willedrine - <u>Secobarbital</u>	B
Xanthominal - <u>Phenobarbital</u>	B
Zadanol - <u>Phenobarbital</u>	B
Zamine - <u>Dexamphetamine</u>	A
Zamitan - <u>Dexamphetamine</u>	A
Zamitol - (<u>Amobarbital</u>)	B
Zamitol - (<u>Dexamphetamine</u>)	A
Zanthimal - <u>Phenobarbital</u>	B
Zedrin - <u>Amphetamine</u>	A
Zedrine - <u>Amphetamine</u>	A
Zyklobarbital - <u>Cyclobarbital</u>	A

This regulation shall take effect immediately.

(Sgd.) CLEMENTE S. GATMAITAN, M.D., M.P.H.
Chairman

E/NL.1976/56

OFFICE OF THE PRESIDENT

DANGEROUS DRUGS BOARD

19 December 1972

BOARD REGULATION No. 7 s. 1972

SUBJECT: Authorizing physicians, dentists, veterinarians or practitioners possessing Opium Licence to prescribe dangerous drugs under Section 25 (b) of Republic No. 6425, 4/ as amended

Pending promulgation of rules and regulations establishing the criteria to be used as basis in issuing authority to physicians, dentists, veterinarians or practitioners to prescribe dangerous drugs as required in Section 25 (b) of Republic Act No. 6425, as amended, and to ensure the ready availability to patients in urgent need thereof, the following interim regulations are hereby prescribed:

1. Only physicians, dentists, veterinarians or practitioners possessing Opium Licence may prescribe prohibited and regulated drugs.

2. Only the Prescription Forms for Dangerous Drugs issued by the Dangerous Drugs Board can be used for both prohibited and regulated drugs specified and identified in Board Regulations Nos. 5 5/ and 6, 6/ dated 4 December 1972 and 11 December 1972, respectively.

Strict compliance with the requirements of Section 25 of Republic Act No. 6425, as amended, shall in all cases be observed.

This Regulation shall take effect immediately.

(Sgd.) CLEMENTE S. GATMATTAN, M.D., M.P.H.
Chairman

E/NL.1976/57

OFFICE OF THE PRESIDENT

DANGEROUS DRUGS BOARD

4 January 1973

BOARD REGULATION No. 1 s. 1973

SUBJECT: Amending the List of prohibited drugs under Board Regulation No. 5, dated 4 December 1972.5/

For the information of the general public, "Mercodol" and "Tussionex" as well as other preparations of drugs of similar nature already included in the list of prohibited drugs as embodied in Board Regulation No. 5, dated 4 December 1972 shall be considered as "Exempt Preparations" when such compound, mixture, or preparation containing any of the following Limited quantities of narcotic drugs include one or more non-narcotic active medicinal ingredients in proportions sufficient to confer upon the compound, mixture, or preparation valuable medicinal qualities other than those possessed by the narcotic drug alone:

- (1) Not more than 200 milligrams of codeine per 100 millilitres or per 100 grams;
- (2) Not more than 100 milligrams of dihydrocodeine per 100 millilitres or per 100 grams;
- (3) Not more than 100 milligrams of ethylmorphine per 100 millilitres or per 100 grams;
- (4) Not more than 2.5 milligrams of diphenoxylate 1/ and not less than 25 micrograms of atrophine sulfate per dosage unit;
- (5) Not more than 100 milligrams of opium per 100 millilitres or per 100 grams.

5/ Note by the Secretariat: E/NL.1976/55.

6/ Note by the Secretariat: E/NL.1976/56.

It is understood that the exempting provisions above enumerated shall not have the effect of removing the drugs from the purview of R.A. 3726 and the rules and regulations issued thereunder.

If the contents of the drugs or preparations exceed the ceilings above specified, such drugs or preparations shall remain in the category of prohibited drugs within the meaning of Section 2 (e) of R.A. 6425, 4/ as amended.

This regulation shall take effect immediately.

(Sgd.) CLEMENTE S. GATMAITAN, M.D., M.P.H.
Chairman

E/NL.1976/58

OFFICE OF THE PRESIDENT

DANGEROUS DRUGS BOARD

21 February 1973

BOARD REGULATION No. 2 s. 1973

SUBJECT: Records and reports required of Pharmacists on the sales, purchases, acquisitions and deliveries of dangerous drugs.

Pursuant to the powers vested in the Dangerous Drugs Board under Section 36 (a) of R.A. 6425, 4/ as amended, the following regulations are hereby prescribed for purposes of compliance with the requirements of Section 25 (a) also of R.A. 6425, as amended:

SECTION 1. The form hereto attached and identified as Annex A shall be used by pharmacists in hospitals in keeping records of dangerous drugs dispensed in the In-patient wards of hospitals and other similar institutions.

SEC. 2. The form hereto attached and identified as Annex B shall be used by all pharmacists, except pharmacists in hospitals and similar institutions dealing in dangerous drugs when complying with the requirements of Section 25 (a) of R.A. 6425, as amended.

SEC. 3. Records called for in the 2nd paragraph of Section 25 (a) of the law aforesaid shall be accomplished in the form hereto attached as Annex C and shall be submitted by hospital pharmacists dealing in dangerous drugs dispensed in the In-patient wards of hospitals and other similar institutions within fifteen (15) days following the last day of every quarter of each year to the City or Municipal Health Officer who in turn shall forward same to the Dangerous Drugs Board within fifteen days from receipt thereof.

SEC. 4. All pharmacists dealing in dangerous drugs other than in hospitals and similar institutions shall forward certified true copies of records covering a period of three calendar months, called for in the 1st paragraph of section 25 (a) of R.A. 6425, as amended, to the City or Municipal Health Officer within fifteen (15) days following the last day of every quarter of the year, and the City or Municipal Health Officer shall in turn forward such records to the Dangerous Drugs Board within fifteen (15) days from receipt thereof, by using the forms referred to in Section 2 hereof.

RECORD OF DANGEROUS DRUGS DISPENSED FOR
IN-PATIENTS IN HOSPITALS AND SIMILAR INSTITUTIONS

Name of Dangerous Drug:..... Dispensing Pharmacist:..... Date:

Amount: Receiving Nurse:

Amount Carried Over

FULL NAME OF PATIENT	RES. CERT. A OF BUYER	BED NO.	DOSE	DATE OF ADM.	TIME OF ADM.	FULL NAME OF PRESCRIBING PHYSICIAN	NARCOTIC LIC. NO.	DDB PRESCRIPTION FORM SERIAL NO.	SIGNATURE OF ADMINISTERING NURSE	BALANCE

REPUBLIC OF THE PHILIPPINES
OFFICE OF THE PRESIDENT
DANGEROUS DRUGS BOARD
MANILA

RECORD OF DANGEROUS DRUGS REQUIRED OF PHARMACISTS DEALING IN DANGEROUS DRUGS
UNDER SECTION 25 (a), R.A. 6425, AS AMENDED

Name of Pharmacy/Drugstore:
Address:

Name of Pharmacists:
Licence No. of Pharmacist:
Address:

NAME, ADDRESS AND LICENCE NO. OF MANUFACTURER, IMPORTER OR WHOLESALER FROM WHOM DANGEROUS DRUGS HAVE BEEN PURCHASED	QUANTITY AND NAME OF DANGEROUS DRUGS PURCHASED OR ACQUIRED	DATE OF ACQUISITION OR PURCHASE	NAME AND ADDRESS OF BUYER	RESIDENCE CERTIFICATE CLASS A OF BUYER, AND PLACE AND DATE OF ISSUE	NAME OF PHYSICIAN, DENTIST, VETERINARIAN OR PRACTITIONER ISSUING THE PRESCRIPTION	LICENCE NO. OF PHYSICIAN DENTIST VETERINARIAN OR PRACTITIONER ISSUING THE PRESCRIPTION	OPIUM LICENCE NO.	PRIVILEGE TAX RECEIPT (CURRENT)	SERIAL NO. OF PRESCRIPTION ISSUED	QUANTITY AND NAME OF DRUG SOLD OR DELIVERED	DATE OF SALE OR DELIVERY

IMPORTANT: A certified true copy of this record covering a period of three (3) calendar months, duly signed by the pharmacist or the owner of the drugstore or pharmacy, shall be forwarded to the city or municipal health officer within fifteen (15) days following the last day of every quarter of each year. The city or municipal health officer shall forward such records to the Board within fifteen (15) days from receipt thereof. (Sec. 25(a), R.A. 6425).

.....
(Signature)

QUARTERLY REPORT OF DANGEROUS DRUGS DISPENSED
IN IN-PATIENT WARDS OF HOSPITALS AND SIMILAR INSTITUTIONS FOR THE

QUARTER ENDING 19..

Name of Hospitals/Clinics:

Address:

NAME OF DRUG	STOCK ON HAND (At Start of Quarter)	AMOUNT PURCHASED	FOR WHOM PURCHASED	AMOUNT DISPENSED (During the Quarter)	BALANCE

.....
Signature

SEC. 5. In view of the peculiar nature of the procedures observed in the dispensing of dangerous drugs to In-patients in hospitals and similar institutions, the required prescription form for dangerous drugs may be issued immediately after each vial of such is consumed, PROVIDED that every record made of the disposition of each vial shall be invariably accompanied by properly filled-up record forms conforming to that which is hereto attached and marked as Annex A.

SEC. 6. This Regulation shall take effect immediately.

(Sgd.) CLEMENTE S. GATMAITAN, M.D., M.P.H.
Chairman

E/NL.1976/59

OFFICE OF THE PRESIDENT

DANGEROUS DRUGS BOARD

12 March 1973

BOARD REGULATION No. 3 s. 1973

SUBJECT: Inclusion of Chloral Hydrate, Fiorinal and Paraldehyde in the List of Regulated Drugs.

Pursuant to the powers vested in the Dangerous Drugs Board under Section 36 (a) of R.A. 6425, 4/ as amended, the following drugs are hereby classified as regulated drugs:

1. Chloral Hydrate
2. Fiorinal
3. Paraldehyde

This Regulation supplements Board Regulation No. 6, series of 1972 6/ and shall take effect immediately.

(Sgd.) CLEMENTE S. GATMAITAN, M.D., M.P.H.
Chairman

E/NL.1976/60

OFFICE OF THE PRESIDENT

DANGEROUS DRUGS BOARD

3 April 1973

BOARD REGULATION No. 4 s. 1973

SUBJECT: Emergency cases under which prescriptions need not be accomplished on the prescribed prescription forms (DDB Form No. 1-72) for dangerous drugs

Pursuant to the powers vested in the Dangerous Drugs Board under Section 36 (a) of R.A. 6425, 4/ as amended, and for the purpose of Section 25 (b), also of the said Act, relating to emergency cases under which prescriptions need not be issued in the official prescription forms for dangerous drugs:

SECTION 1. The following are specified as falling within the category of emergency cases:

- (a) Where the prescription has to be issued to a patient whose need for dangerous drugs is immediate and urgent and has been brought about by the effects, or during the course of natural and other calamities, such as typhoons, earthquakes, conflagrations, etc., of such a magnitude as to preclude prompt access to the official prescription forms for dangerous drugs;
- (b) Where the need for prescribing the dangerous drugs has arisen as a result of a serious accident necessitating the administration of the drugs at the scene or in the vicinity of the accident and the required prescription forms are not readily available;
- (c) Where the need for the dangerous drugs is urgent and its ready availability may, in the opinion of the prescribing physician, spell the difference between the life and death of the patient, and for unavoidable and justifiable reasons the prescribed prescription form is not within access.

SEC. 2. In every case where the exempting provision of Section 25 (b) of R.A. 6425, as amended, is availed of, the prescribing physician shall certify, at the back of the ordinary prescription form utilized, as to the nature, time and place of the emergency conditions and the name and address of the patient, and shall see to it that his (physician's) full name and address is indicated in printed form beneath his signature. He shall also strictly comply with the requirement in said Section 25 (b) that the prescribing physician shall, within three (3) days from issuing such prescription, inform the Board of the same in writing.

SEC. 3. This Regulation shall take effect immediately.

(Sgd.) CLEMENTE S. GATMAITAN, M.D., M.P.H.,
Chairman

E/NL.1976/61

DANGEROUS DRUGS BOARD

BUREAU OF QUARANTINE

8 May 1973

BOARD REGULATION No. 5 s. 1973

SUBJECT: Voluntary submission of a drug dependent to confinement, treatment and rehabilitation by the dependent himself or through his parent, guardian or relative.

Pursuant to the powers vested in the Dangerous Drugs Board under Section 36(a) of R.A. 6425, 4 as amended, and for purposes of Section 30 also of the said Act, the following procedural requirements are hereby prescribed for cases involving the voluntary submission of a drug dependent to confinement, treatment and rehabilitation by the dependent himself or through his parent, guardian or relative:

A. When an adult voluntarily submits:

1. The centre shall require the drug dependent to execute an affidavit, sample attached, regarding his intent to voluntarily submit himself for treatment and/or confinement and rehabilitation. A copy of the affidavit shall be furnished the Dangerous Drugs Board.

2. The centre shall, immediately upon receipt of the affidavit, have the subject examined on his drug dependency status. If the subject person is found to be dependent on drugs and desires to avail of the benefit of immunity from criminal liability afforded in the 1st paragraph of Section 30 of R.A. 6425, as amended, a petition should be filed with the proper Court for his confinement, treatment and rehabilitation in an accredited treatment and rehabilitation centre.
3. Upon the subject person's admission to a centre, the centre shall prescribe a programme for treatment and rehabilitation and, through a memorandum, advise the Dangerous Drugs Board of such programme. In every case, where the subject is found to be an opiate abuser, the treatment prescribed shall be for a period of not less than six (6) months.
4. The centre shall submit to the Board quarterly progress reports on the treatment to which subject persons are subjected.
5. A pre-discharge evaluation report shall be submitted by the centre to the Dangerous Drugs Board two weeks before the discharge date for the Board's approval.
6. Should the drug dependent escape before completion of the prescribed treatment period, the centre shall advise the Board accordingly. However, should the escapee re-submit himself within a period of one week, from his escape, he should be re-admitted his re-admission immediately reported to the Board.
7. Should the escapee fail to re-submit himself within one week from his escape, the case shall be referred to the Legal Staff of the Dangerous Drugs Board, which shall thereupon prepare the proper petition in Court for his recommitment.
8. A central list of escaped volunteer drug dependents shall at all times be kept in the Office of the Dangerous Drugs Board. Such list shall be categorized according to the frequency of escape and shall have specific directions for disposition. Copies thereof shall be furnished to the different accredited government and private centres for reference purposes.

B. When a minor voluntarily submits:

1. A sworn petition shall instead be executed by his or her parent, guardian or relative within the fourth civil degree of consanguinity or affinity, or of the Director of Health or the Secretary of the Department of Social Welfare, in that order, and such petition shall be filed with the Court of First Instance, Juvenile and Domestic Relations Court or Circuit Criminal Court.
2. The centre shall advise the persons surrendering the minor to comply with the provisions in the second paragraph of Section 30 of R.A. 6425, as amended.
3. In the event that upon order of the Court, a medical examination of the subject person is made by two (2) accredited physicians of the Board and the subject person is found to be a drug dependent, and the court, after hearing makes a finding of drug dependency and the subject person is admitted to the centre upon an order issued by the Court, the centre shall, through a memorandum, advise the Dangerous Drugs Board of the programme prescribed for his treatment and rehabilitation and thereafter shall comply with the requirements made under Section A-4 to Section A-8 hereof.

This Regulation shall take effect immediately.

(Sgd.) CLEMENTE S. GATMATTAN, M.D. M.P.H.
Chairman

REPUBLIC OF THE PHILIPPINES)
CITY OF MANILA) S. S.

AFFIDAVIT

I,
(Name) (Age) (Residence)

after having been duly sworn to in accordance with law, do hereby depose and state:

1. That I (have abused/am a dependent on/am addicted to)
.....
(Name of drug or drugs)
since
(Whenever possible, give exact date when abuse, dependence
of addiction began)
2. That I am voluntarily submitting myself for treatment and rehabilitation at
theCentre.
3. That I am willing to undergo treatment and rehabilitation for the necessary
period of time.
4. That while in confinement, I shall follow the rules and regulations of the
Centre as well as those of the Dangerous Drugs Board.
5. That I shall not leave the Centre without the written permission from the
authorities of the Centre as well as from the Dangerous Drugs Board.

AFFIANT FURTHER SAYETH NAUGHT:

Done in the City of Manila, this day
of 197.....

.....
Affiant

Subscribed and sworn to before me thisday of 197..
affiant exhibiting to me his/her Residence Certificate No., issued on
..... at

.....
(Notary Public or Official
Administering Oath)

DANGEROUS DRUGS BOARD

BUREAU OF QUARANTINE

15 May 1973

BOARD REGULATION No. 6 s. 1973

SUBJECT: Financial assistance to accredited and deserving private treatment and rehabilitation centres.

Pursuant to the powers vested in the Dangerous Drugs Board under Section 36 (a) of R.A. 6425, as amended, the following rules are hereby prescribed for the grant of financial assistance to private treatment and rehabilitation centres.

SECTION 1. Who shall be entitled to financial assistance. Only accredited private treatment and rehabilitation centres shall be entitled to financial assistance from the Board.

SEC. 2. Amount of financial assistance. Subject to availability of funds, financial assistance shall be given as follows:

- A. On a per capita (patient) basis -
 - 1. One peso (₱1.00) per day per out-patient (one who is allowed to go home in the evening to return the next day).
 - 2. Three pesos (₱3.00) per day per in-patient (one who stays in the applicant-centre during the entire duration of confinement except on occasional home visits).
- B. Other forms of assistance that may be considered on a case to case basis as approved by the Board.

SEC. 3. Procedural pre-requisite for the grant of financial assistance. When applying for financial assistance a properly filled-up form (DDB Form No. 15-73) shall be filed in triplicate with the Dangerous Drugs Board, Bureau of Quarantine Annex Building, Port Area, Manila.

SEC. 4. Conditions under which the financial assistance shall be granted. Financial assistance shall be given under the following conditions:

- A. The amount given as assistance shall be used exclusively for the treatment and rehabilitation of the patients. No amount thereof shall in any manner or for any reason be expended for the purchase of equipment or motor vehicles.
- B. Every centre receiving financial assistance shall submit monthly reports to the Board indicating therein the number of patients during the month properly classified into in-patient and out-patient categories, the name,

address and category of each patient, nature of confinement (whether voluntary or compulsory), the inclusive period of confinement of each, the treatment to which each has been subjected, medical opinion on the progress of the treatment, the names of escapees and date of escape, amount and date of all contributions, donations received and fees collected from patients, and the manner in which the financial assistance has been expended.

- C. All private treatment and rehabilitation centres receiving financial assistance from the Board shall be subject to periodic inspection by duly authorized agents or representatives of the Board for the purpose of determining whether or not the amount or amounts granted as aid are expended in accordance with the conditions herein stipulated.

SEC. 5. Manner of releasing the financial assistance. Financial assistance, once determined to be deserved, shall be made by the Board on a month to month release basis, each release, except the first, to be dependent upon the submission of the monthly reports required under Section IV (B) hereof and the satisfaction of the Board that the release previously made has been judiciously expended in accordance with the terms under which it has been granted.

SEC. 6. Effectivity. This Regulation shall take effect immediately.

(Sgd.) CLEMENTE S. GATMAITAN, M.D., M.P.H.
Chairman

E/NL.1976/63

DANGEROUS DRUGS BOARD

BUREAU OF QUARANTINE

22 May 1973

BOARD REGULATION No. 7 s. 1973

SUBJECT: Registration of private treatment and rehabilitation centres.

For the purpose of insuring the competence, integrity and stability of such private treatment and rehabilitation centres as may hereafter be established for drug dependents, the Dangerous Drugs Board by virtue of the powers vested in it under Section 36 (a) of R.A. 6425, 4/ as amended, hereby prescribes the following:

SECTION 1. Notice of intent to establish and operate a private treatment and rehabilitation centre for drug dependents. Any person or group of persons desiring to establish and operate treatment and rehabilitation centres for drug dependents shall file with the Dangerous Drugs Board a notice of intent to establish and operate such centre using DDB Form No. 16-73, copy attached, upon receipt of which the Board may issue a notice of approval after having satisfied itself that:

1. There is a justified need for the existence of a treatment and rehabilitation centre in the locality due to the addiction incidence.
2. There is no existing facility in the community for the rehabilitation of drug dependents.

REPUBLIC OF THE PHILIPPINES
DANGEROUS DRUGS BOARD
BUREAU OF QUARANTINE ANNEX BLDG.
PORT AREA, MANILA

DDB FORM NO. 15-73

FORM FOR FINANCIAL ASSISTANCE TO PRIVATE
TREATMENT AND REHABILITATION CENTRES
(Under Sections 34 and 37 of R.A. 6425, as amended)

- I. NAME OF CENTRE:
- II. ADDRESS:
- III. NAME OF OPERATOR/OWNER:.....
- IV. ADDRESS:.....
- V. PATIENT CAPACITY:
 - A. In-Patient:.....
 - B. Out-Patient:.....
- VI. PATIENTS IN CONFINEMENT AT THE TIME OF APPLICATION:

Name of Patient	Category (In-Patient or Out-Patient)	Address	Nature of Confinement (Voluntary or Compulsory)	Date			
				Admitted	Discharged	Escaped	Recommitted

VII. KIND OF ACCREDITATION:
(Permanent or Provisional)

VIII. DATE OF CERTIFICATE OF ACCREDITATION:

I hereby certify to the truth and veracity of the foregoing answers.

.....
Owner/Operator

SUBSCRIBED AND SWORN TO before me this day of, 1973,
affiant exhibiting to me his Residence Certificate No. A., issued
at on

NOTARY PUBLIC
Until 31 December 19..

Doc. No.
Book No.
Page No.
Series of 197.....

SEC. 2. Application for the establishment of centres and issuance of a permit to operate the said centre. Upon receipt of the notice of approval of the Dangerous Drugs Board, the applicant shall proceed with the establishment of the centre seeing to it that the following minimum requirements are fully complied with:

1. There must be an adequate physical plant for the expected case load.*
2. A minimum staff is provided for. (A head and at least four (4) assistants.)**
3. The centre must be administered by a competent individual or a group of responsible individuals (a board).*
4. The centre shall have a sound financial plan and assured source to carry out the first year of operation.**
5. There must be a well planned programme for rehabilitation.

SEC. 3. Issuance of a permit to operate. Upon the establishment of the centre, the applicant shall file an application with the Dangerous Drugs Board for the operation of the centre, upon receipt of which application, the Technical Committee of the Board shall inspect the centre premises to determine whether or not a permit for its operation may be issued. Upon favourable recommendation of the committee, the Dangerous Drugs Board may issue the necessary permit.

SEC. 4. Operation of the centre. Upon receipt of the permit from the Dangerous Drugs Board, the centre so established may be put into operation.

SEC. 5. Application for accreditation. After the centre has been in operation for a minimum period of six (6) months, the centre may apply for accreditation which if granted may entitle the centre to financial assistance within the contemplation of R.A. 6425, as amended, and in accordance with Board Regulation No. 6, series of 1973. 7/

NOTE:

* Adequacy in this respect shall be verified by the Technical Committee of the Board after checking the answers given by applicant in DDB Form No. 16-73 with actual conditions.

** Adequacy in this regard shall be verified by the Technical Committee on the basis of the requirements specified in Article II(5) of Board Regulation No. 2, series of 1972.

7/ Note by the Secretariat: E/NL.1976/63.

SEC. 6. Criteria for accreditation. Upon favourable recommendation by the Technical Committee which shall see to it that the centre meets the requirements for accreditation as prescribed in Board Regulation No. 2, series of 1972, the corresponding Certificate of Accreditation may be issued.

SEC. 7. Effectivity. This Regulation shall take effect immediately.

(Sgd.) CLEMENTE S. GATMAITAN, M.D., M.P.H.
Chairman

E/NL.1976/64

DANGEROUS DRUGS BOARD

BUREAU OF QUARANTINE

5 July 1973

BOARD REGULATION No. 8, s. 1973

SUBJECT: Amendment to Section 5 of Board Regulation No. 2 series of 1973 8/
to provide for prescription requirements for SURITAL and SODIUM PENTOTHAL

Pursuant to the powers vested in the Dangerous Drugs Board under Section 36 (a) of R.A. 6425, 4/ as amended, Section 5 of Board Regulation No. 2, series of 1973 on the subject of Records and Reports Required of Pharmacists on the Sales, Purchases, Acquisitions and Deliveries of Dangerous Drugs, is hereby amended to read as follows:

SECTION 5. In view of the peculiar nature of the procedures observed in the dispensing of dangerous drugs to in-patients in hospitals and similar institutions, the required prescription for dangerous drugs may be issued immediately after each vial of such is consumed, PROVIDED THAT IN THE CASE OF SURITAL AND SODIUM PENTOTHAL, THE PRESCRIPTION MAY BE ISSUED IMMEDIATELY AFTER THREE (3) VIALS THEREOF ARE CONSUMED AND PROVIDED, FURTHER, that every record made of the disposition of each vial shall be invariably accompanied by properly filled-up record forms conforming to that which is hereto attached and marked as Annex A.

SEC. 6. This Regulation shall take effect immediately.

(Sgd.) CLEMENTE S. GATMAITAN, M.D., M.P.H.
Chairman

E/NL.1976/65

DANGEROUS DRUGS BOARD

BUREAU OF QUARANTINE

17 July 1973

BOARD REGULATION No. 9, s. 1973

SUBJECT: Requirements for accreditation of Preventive Centres for Drug Dependence

Pursuant to the provisions of paragraph (a), Section 36, Republic Act No. 6425, 4/ as amended, otherwise known as the Dangerous Drugs Act of 1972, the following requirements for the accreditation of Preventive Centres are hereby prescribed:

8/ Note by the Secretariat: E/NL.1976/59.

SECTION 1. General Requirements:

1. Clear definition of Purpose and Function. The purpose or function of the centre shall be clearly defined and stated in writing. Such definition shall include - goals and specific objectives; geographical area or target group or groups to be served by the programme or service. The centre shall meet the drug education or prevention needs in the geographical area it serves or plans to serve.
2. Types of Activity. (According to specific functions). A centre for prevention may be any one or a combination of the following:
 1. Crisis - Intervention
 2. Guidance and Counselling
 3. Public Information
 4. Mass Media Production - where drug education materials are being produced.

SEC. 2. Specific Requirements:

1. Facilities. Depending on the functional type of activity:
 - (a) Physical Plant
 - (1) Office space for administrative staff
 - (2) Office space for technical staff
 - (3) Rooms for interviewing and counselling workshop or studio, recording, taping, broadcasting, audio-visual, library, production work.
 - (b) Equipment for production of audio-visual, photographic and illustration materials.
 - (c) Equipment for printing and/or broadcasting
 - (d) Transport - or vehicle
2. Personnel Complement:
 1. Professional Staff. With background knowledge in medicine, social sciences, law and/or education on dangerous drugs and with teaching abilities or training in mass communication preferably:
 - (a) doctor of medicine
 - (b) psychologist
 - (c) social worker
 - (d) teacher
 2. Technicians. Illustrators, photographers
 3. Clerical staff
 4. Driver

3. Organization and Administration:

It shall be a constituted entity with an active and responsible governing body composed of persons of good standing in the community. The Administrator shall be any of the professional staff or if non-professional with at least two years college education and experience in administration work.

4. Programme for Prevention:

There must be a well formulated programme for education, public information and/or other services geared toward prevention of drug dependence. The preventive programme should integrate training and staff development, research and evaluation.

5. Budget and Finance:

The agency shall have a sound plan of financing which gives assurance of sufficient funds to enable it to carry out its defined goals or preventive services, according to a phased plan or time scale.

6. System of Liaison with the DDB and/or other Agencies:

The centre shall provide a system of close liaison and co-ordination with the Dangerous Drugs Board and other agencies involved in dangerous drugs control within the community. It shall furnish the Dangerous Drugs Board with reports of its activities such as lectures, conferences, seminars, training courses and with copies of educational materials that it intends to distribute to its clientele.

SEC. 3. The form hereto attached and identified as Annex "A" shall be used by applicant centres for purposes of applying for accreditation.

SEC. 4. This Regulation shall take effect immediately.

(Sgd.) CLEMENTE S. GATMAIMAN, M.D., M.P.H.
Chairman

E/NL.1976/66

DANGEROUS DRUGS BOARD

BUREAU OF QUARANTINE

31 July 1973

BOARD REGULATION No. 10, s. 1973

SUBJECT: Loss of Prescription Forms for Dangerous Drugs (DDB Form 1-72)

By virtue of the powers in the Dangerous Drugs Board under Section 36 (a) of Republic Act No. 6425, 4 as amended, the following rules and regulations on the loss of prescription forms by practitioners, and their liability therefor, are hereby issued:

SECTION 1. It shall be the duty of every physician, veterinarian, dentist or other practitioner to whom prescription forms (DDB Form 1-72) for dangerous drugs have been issued, to report any loss thereof to the Dangerous Drugs Board within twenty-four (24) hours from the discovery of such loss, indicating the circumstances surrounding the loss. Upon receipt of said report, the Board shall cause the publication of the loss in a newspaper of general circulation.

SEC. 2. Every loss of prescription forms for dangerous drugs shall be referred for investigation to any police or investigative agency as the Board shall determine. Whenever necessary the police or investigative agency may take possession of the prescription forms remaining in the possession of the physician, veterinarian, dentist, or other practitioner. Should the findings of the police or investigative agency show negligence on the part of the physician, veterinarian, dentist or practitioner, the cost of the publication of the loss shall be reimbursed to the Board by the negligent physician, veterinarian, dentist or practitioner, and he may be barred from further purchasing prescription forms.

SEC. 3. This Regulation shall take effect immediately.

(Sgd.) CLEMENTE S. GATMAITAN, M.D., M.P.H.
Chairman

E/NL.1976/67

DANGEROUS DRUGS BOARD

BUREAU OF QUARANTINE

31 July 1973

BOARD REGULATION No. 11, s. 1973

SUBJECT: Filling of Prescriptions for Dangerous Drugs

By virtue of the powers vested in the Dangerous Drugs Board under Section 36 (a) of Republic Act No. 6425, 4/ as amended, and for the purpose of implementing the last sentence of Section 25 (b) of the same Act, the following rules and regulations on the filling of prescriptions for dangerous drugs are hereby issued.

SECTION 1. Whenever a prescription for dangerous drugs is filled by a drugstore, it shall be the duty of the drugstore owner to cause the words "USED IN FULL" to be stamped in bold prints diagonally across the original copy of said prescription in case the full quantity of the drug therein stated is sold, and the words "USED FOR * ONLY" in case the quantity of the drug therein stated is not fully sold.

SEC. 2. Violation of this regulation shall be a ground for disauthorizing the drugstore concerned to sell dangerous drugs.

SEC. 3. This Regulation shall take effect immediately.

(Sgd.) CLEMENTE S. GATMAITAN, M.D., M.P.H.
Chairman

*Indicate here number of tablets, capsules, etc. actually sold.

DANGEROUS DRUGS BOARD

11 September 1973

BOARD REGULATION No. 12 s. 1973

SUBJECT: Amendment of Board Regulation No. 3, series of 1972 ^{9/} raising the indicated market value of marijuana plants from ₱25.00 to ₱50.00 per plant and listing the market value of marijuana cigarette sticks and marijuana seeds.

Pursuant to the powers vested in the Dangerous Drugs Board under Section 36 of R.A. 6425, as amended, Section III of Board Regulation No. 3, series of 1972 is hereby amended to read as follows:

"SECTION 3. The following are the prescribed market value of dangerous drugs:

- (1) Opium - ₱8.60 per gram of 5 per cent purity
- (2) Morphine - ₱60.00 per gram of 24 per cent purity
- (3) Heroin - ₱35.00 per gram of 15 per cent purity
- (4) Opium "Dog" brand in tins of 35 gms net - ₱300.00 per tin of 5 per cent purity
- (5) Value of other Opium derivatives of different percentages of purities will be computed by using above values
- (6) Marijuana plants - ₱50.00 per full grown plant
- (7) Marijuana leaves -
 - (a) Dried - ₱3,000.00 per kilo or ₱2.00 per stick (Cigarette sticks 8.7 cm. long, 59 mm. diameter, contains 0.3 grams of ground dried leaves)
 - (b) Fresh - Weight times 42.4 per cent to reduce to dried weight.
- (8) Marijuana seeds - ₱4,000.00 per kilo
- (9) Hashish - (top of Marijuana) computed similar to dried marijuana leaves multiplied 5 times. Hashish is 5 times more potent than dried marijuana leaves.
- (10) Amphetamines and barbiturates - ₱1.00 per tablet of .3 gms weight each
- (11) Others - as determined by the Dangerous Drugs Board."

This regulation shall take effect 23 April 1973.

(Sgd.) CLEMENTE S. GATMAITAN, M.D., M.P.H.
Chairman

^{9/} Note by the Secretariat: This text is available in the files of the United Nations Division of Narcotic Drugs.

E/NL.1976/69

DANGEROUS DRUGS BOARD

18 September 1973

BOARD REGULATION No. 13 s. 1973

SUBJECT: Inclusion of Theranal in the List of Regulated Drugs

Pursuant to the powers vested in the Dangerous Drugs Board under Section 36 (a) of Republic Act No. 6425, 4/ as amended, the following drug is hereby classified as regulated drug:

1. THERANAL

This Regulation supplements Board Regulation No. 6, series of 1972 6/ as supplemented by Board Regulation No. 3, 10/ series of 1973, and shall take effect immediately.

(Sgd.) CLEMENTE S. GATMAITAN, M.D., M.P.H.
Chairman

E/NL.1976/70

DANGEROUS DRUGS BOARD

2 October 1973

BOARD REGULATION No. 14 s. 1973

SUBJECT: Exclusion of DOLONIL from the list of Regulated Drugs and conditions under which it may be dispensed.

Pursuant to the powers vested in the Dangerous Drugs Board under Sections 36 (a) of R.A. 6425, 4/ as amended, the pharmaceutical preparation Dolonil containing Pyridium (phenzopyridine HCL, 150 mg. per tablet) hyoscyamine HBr, and butabarbital (15 mg. per tablet), is hereby excluded from the list of regulated drugs. Such drug, however, shall be dispensed through the ordinary prescription required under R.A. 3720, otherwise known as the Food, Drug and Cosmetic Act, and only under the following conditions:

1. That the name, address, number of the Privilege Tax Receipt and the Opium Licence of the prescribing physician, as well as the name and address of the patient shall be indicated on the prescription;
2. That the sale shall be recorded in the Record Book for Exempt Prescriptions Containing Negligible Amounts of Dangerous Drugs not exceeding the limits set under Board Regulation No. 1, series of 1973; and
3. That the manufacturer and importation of the same shall be made only upon approval of a permit duly signed by the Food and Drug Administrator.

This regulation amends Board Regulation No. 6, series of 1972 6/ and shall take effect immediately.

(Sgd.) CLEMENTE S. GATMAITAN, M.D., M.P.H.
Chairman

10/ Note by the Secretariat: E/NL.1976/59.

E/NL.1976/71

DANGEROUS DRUGS BOARD

11 October 1973

BOARD REGULATION No. 15 s. 1973

SUBJECT: Amendment of Board Regulation No. 1, s. 1972 to include another requirement in the criteria for the accreditation of physicians to examine drug dependents.

Pursuant to the powers vested in the Dangerous Drugs Board under Section 36 (a) of R.A. 6425, 4/ as amended, and for the purposes of Section 30 also of the said Act, the criteria established under Board Regulation No. 1, s. 1972, are hereby amended to read as follows:

1. The physician must be registered with the Board of Medical Examiners, and duly licensed to practice in the country;
2. The applicant must have been actively involved in dangerous drugs control work for at least six (6) months prior to the filing of application for accreditation;
3. The physician must be a psychiatrist, or in lieu thereof, he must have been in the general practice of medicine for at least three (3) years and must at least have supervised training in the diagnosis and management of drug addicts for at least three (3) months;
4. The physician must be a member of good standing in a local medical society in his community.

This Regulation shall take effect immediately.

(Sgd.) CLEMENTE S. GATMAITAN, M.D., M.P.H.
Chairman

E/NL.1976/72

DANGEROUS DRUGS BOARD

17 October 1973

BOARD REGULATION No. 16 s. 1973

SUBJECT: Criteria for classifying and declassifying substances and drug preparations as dangerous drugs

In classifying or declassifying substances and preparations as dangerous drugs, the following factors shall be considered:

1. Ill effects of the drug including those of each of the separate ingredient.
2. Reported instances of abuse and reported adverse effects. (Information source shall include reports from the local and national police agencies and the agencies concerned with the treatment and rehabilitation of drug dependents.)
3. Synergisms and antagonisms among ingredients.

4. Deterrent or antagonistic effects of the non-controlled ingredients.
5. Usefulness of and need for the drug in medical therapy. (Information source may include reports of the companies manufacturing preparations containing the substance in question (including its salts, isomers, esters, ethers and salts of isomers, esters, ethers where such chemical designation is possible) on the chemical evaluation of said drug with emphasis on the psychic and/or physiological dependence liabilities.)
6. International and foreign listings of dangerous drugs such as:
 - a. List of Narcotic Drugs under International Control;
 - b. List of Psychotropic Substances - included under the Vienna Convention;
 - c. US List of Controlled Substances;
 - d. Australian List of Controlled Substances.

In making the necessary evaluation, it shall be considered that concomitant with the urgent need for rigorous measures to limit the use of dangerous drugs to legitimate ends is the necessity for recognizing that because of their usefulness for medical and scientific purposes, their ready availability is not unduly restricted.

This Regulation shall take effect immediately.

(Sgd.) CLEMENTE S. GATMAITAN, M.D., M.P.H.
Chairman

E/NL.1976/73

DANGEROUS DRUGS BOARD

27 November 1973

BOARD REGULATION No. 17 s. 1973

SUBJECT: Exclusion of PERPHYLLON from the list of Regulated Drugs

Pursuant to the powers vested in the Dangerous Drugs Board under Section 36 (a) of Republic Act No. 6425, 4/ as amended, the pharmaceutical preparations hereunder described are hereby excluded from the list of regulated drugs:

PERPHYLLON	Ampules	Suppositories (For Adults)	Suppositories (For Children)	Tablets
Oxyethyltheophylline	85 mg	191 mg	17 mg	154 mg
Pheophylline	25 mg	57 mg	5 mg	46 mg
Papaverine Hcl	30 mg	80 mg	20 mg	50 mg
8-methyl-3tropoyloxytropanium Hcl	0.1 mg	0.3 mg	0.15 mg	0.15 mg
Phenyl-barbituric	-	40 mg	20 mg	15 mg

The exclusion notwithstanding, the above preparations remain prescription items subject to the prescription requirements of R.A. 3720, otherwise known as the Food, Drug and Cosmetic Act.

This Regulation shall take effect immediately.

(Sgd.) CLEMENTE S. GATMAITAN, M.D., M.P.H.
Chairman

DANGEROUS DRUGS BOARD

11 December 1973

BOARD REGULATION No. 18 s. 1973

SUBJECT: Regulation governing the disposition of seized or confiscated dangerous drugs having legitimate medical and/or therapeutic value

Pursuant to the provisions of Section 36 of Republic Act No. 6425, 4/ as amended, and to fully implement Section VI of Regulation No. 4, series of 1972, 11/ of the Dangerous Drugs Board, the following regulations governing the disposition of seized or confiscated dangerous drugs which have legitimate medical and therapeutic value are hereby promulgated:

Section 1. A committee composed of one physician from the Department of Health, as chairman, one chemist from the National Bureau of Investigation (NBI), one chemist from the Philippine Constabulary (PC) Crime Laboratory, and one pharmacist from the Food and Drug Administration (FDA), as members, all to be designated by the heads of the agencies concerned, is hereby created to examine and classify seized or confiscated dangerous drugs which are in the custody of the NBI as Dangerous Drugs Custodian duly appointed by the Board, or of the Philippine Constabulary.

Section 2. The Committee shall meet as often as necessary, at the call of the chairman, to list the dangerous drugs in custody and determine which of them have medical and/or therapeutic value. A monthly report of the committee enumerating and specifying the quantity and quality of each drug shall be submitted to the Board, a copy thereof being furnished to the Food and Drug Administrator, the Director of the NBI, the Chief of the PC and the Secretary of Health.

Section 3. Upon receipt of the committee report, the Dangerous Drugs Board shall cause the publication of the list of the drugs which in its opinion are fit for human use and consumption in a newspaper of general circulation. Any government institution or private charitable organization duly authorized to deal in dangerous drugs, having a need for the same for medical or research purposes, may apply with the Chairman of the Dangerous Drugs Board for any of the listed drugs. The institutions and organizations whose requisitions are approved by the Chairman of the Board may receive the said drugs in the form of donation.

Section 4. All useful drugs in the custody of the Board which are not disposed of by way of donation shall be sold by public auction to private enterprises duly authorized to deal in dangerous drugs in such quantity to be determined by the Board, as may be needed by the buyer for its average consumption for one year.

Any undonated or unsold drugs in excess of the domestic need may be exported by the Board under such conditions as may be prescribed in agreements or conventions relating to dangerous drugs to which the Philippines is a signatory.

Seized or confiscated drugs which are not disposed of within a period of two years from the date they are declared by the Board as fit for human consumption or use shall be destroyed by burning.

11/ Note by the Secretariat: E/NL.1976/53.

Section 5 - All donees, whether private or governmental, and all vendees residing in the Philippines, which receive the drugs in accordance with the provisions of the two preceding sections, shall be required to submit a monthly report to the Dangerous Drugs Board, stating therein the amount of drugs consumed; for what purposes used, the names of the patients, if any, to whom the drugs were administered; and the names of the physicians in the employ of the entity who dispensed the drugs; or the name of any personnel thereof who utilized the drug for research purposes.

Section 6. For purposes of these regulations, an entity duly authorized to deal in dangerous drugs is one which has a licence or permit to deal in dangerous drugs and complies with the regulations governing transactions in dangerous drugs issued by the FDA. The FDA is hereby authorized to see to it that the entities concerned regularly accomplish the monthly report required by these regulations and that they make proper use of the drugs, and it shall for this purpose have the power of inspection and visitation over the said entities in respect of the use of the drugs so donated or sold.

Section 7 - This regulation shall take effect immediately, and supplements Board Regulation No. 4, series of 1972.

(Sgd.) CLEMENTE S. GATMAITAN, M.D., M.P.H.
Chairman

E/NL.1976/75

DANGEROUS DRUGS BOARD

11 December 1973

BOARD REGULATION No. 20 s. 1973

SUBJECT: Fees payable for certifications issued by the Dangerous Drugs Board

Pursuant to the provisions of Section 36 of Republic Act No. 6425, 4 as amended, and of Section 572 of the Revised Administrative Code, as amended, and to the Resolution of the Dangerous Drugs Board dated 20 November 1973, the following regulation is hereby prescribed:

Section I. Manufacturers, wholesalers, distributors, importers, dealers, and retailers of, or any drug establishment dealing in drugs may, upon application to the Dangerous Drugs Board, be issued a certification that a certain drug or drug preparation is not included in the list of dangerous drugs issued by the Dangerous Drugs Board, upon payment of a fee of five pesos (P5.00) for every item covered by the certification.

Section II. This Regulation shall take effect immediately.

(Sgd.) CLEMENTE S. GATMAITAN, M.D., M.P.H.
Chairman

DANGEROUS DRUGS BOARD

8 May 1974

BOARD REGULATION No. 1, s. 1974

SUBJECT: Amendment of Board Regulation No. 12, series of 1973, raising the indicated market value of hashish (top of marijuana) from five times to ten times the market value of dried marijuana leaves.

Pursuant to the powers vested in the Dangerous Drugs Board under Section 36 of R.A. 6425, 4/ as amended, Section III of Board Regulation No. 12, series of 1973 12/ is hereby further amended to read as follows:

"SECTION III. The following are the prescribed market value of drugs:

- (1) Opium - ₱8.60 per gram of 5 per cent purity
- (2) Morphine - ₱60.00 per gram of 24 per cent purity
- (3) Heroin - ₱35.00 per gram of 15 per cent purity
- (4) Opium "Dog" brand in tins of 35 gms. net - ₱300.00 per tin of 5 per cent purity
- (5) Value of other Opium derivatives of different percentages of purities will be computed by using above values
- (6) Marijuana plants - ₱50.00 per full grown plant
- (7) Marijuana leaves -
 - a. Dried - ₱3,000.00 per kilo or ₱2.00 per stick (cigarette stick 8.7 cm. long, 59 mm. diameter, contains 0.3 grams of ground dried leaves)
 - b. Fresh - Weight times 42.4 per cent to reduce to dried weight.
- (8) Marijuana seeds - ₱4,000.00 per kilo
- (9) HASHISH - (TOP OF MARIJUANA) COMPUTED SIMILAR TO DRIED MARIJUANA LEAVES MULTIPLIED 10 TIMES MORE POTENT THAN DRIED MARIJUANA LEAVES.
- (10) Amphetamines and barbiturates - ₱1.00 per tablet of .3 gms. weight each.
- (11) Others - as determined by the Dangerous Drugs Board".

This Regulation shall take effect immediately.

(Sgd.) CLEMENTE S. GATMAITAN, M.D., M.P.H.
Chairman

12/ Note by the Secretariat: E/NL.1976/68.

E/NL.1976/77

DANGEROUS DRUGS BOARD

8 May 1974

BOARD REGULATION No. 2, s. 1974

SUBJECT: Inclusion of EQUAGESIC tablet in the List of Regulated Drugs

Pursuant to the powers vested in the Dangerous Drugs Board under Section 36 (a) of R.A. 6425, 4/ as amended, the following drug is hereby classified as a regulated drug:

1. EQUAGESIC Tablet

This Regulation supplements Board Regulation No. 6, series of 1972 6/ and shall take effect immediately.

(Sgd.) CLEMENTE S. GATMAITAN, M.D., M.P.H.
Chairman

E/NL.1976/78

DANGEROUS DRUGS BOARD

18 June 1974

BOARD REGULATION No. 3, s. 1974

SUBJECT: Submission of education programme proposals and information materials on drug abuse prevention and control to the Dangerous Drugs Board for review and approval.

Pursuant to the powers vested in the Dangerous Drugs Board under Section 36 (c) of Republic Act No. 6425, 4/ as amended, the following procedural requirements regarding the production and distribution of information materials as well as the implementation of drug education programmes are hereby issued:

SECTION I. All education and information programmes on drug abuse, regardless of intent and purpose, should be submitted to the Board for purposes of co-ordination and evaluation before any such programmes may be implemented.

SECTION II. All information and education materials produced, regardless of source, must have the prior approval of the Dangerous Drugs Board for purposes of review and evaluation before any such materials may be distributed to the general public.

SECTION III. This Regulation shall take effect immediately.

(Sgd.) CLEMENTE S. GATMAITAN, M.D., M.P.H.
Chairman

E/NL.1976/79

DANGEROUS DRUGS BOARD

5 July 1974

BOARD REGULATION No. 4, s. 1974

SUBJECT: Amendment of Board Regulation No. 7, series of 1973, 13/ by the insertion of a provision to the effect that when a treatment and rehabilitation centre is transferred to another site, a new permit to operate and accreditation should be required.

Pursuant to the powers vested in the Dangerous Drugs Board under Section 36 (a) of Republic Act No. 6425, 4/ as amended, and to fill a need for a closer supervision of treatment and rehabilitation centres to protect the interests of drug dependents thereat, the following provision shall be inserted in Board Regulation No. 7, series of 1973 as Section VII thereof:

"SECTION VII. Transfer of place of operation. In the event that a treatment and rehabilitation centre for which a permit to operate has been issued and an accreditation granted transfers its place of operation, a new permit to operate and accreditation shall be required".

This amendment shall take effect immediately.

(Sgd.) CLEMENTE S. GATMAITAN, M.D., M.P.H.
Chairman

E/NL.1976/80

DANGEROUS DRUGS BOARD

6 August 1974

BOARD REGULATION No. 5, s. 1974

SUBJECT: Inclusion of MERCODOL in the list of prohibited drugs

In view of the abuse of the preparation MERCODOL noted by police agencies, and pursuant to the powers vested in the Dangerous Drugs Board under Section 36 (a) of Republic Act No. 6425, 4/ as amended, the following drug preparation is hereby classified as a prohibited drug irrespective of the quantity of its narcotic drug content:

MERCODOL

Accordingly, MERCODOL shall hereafter be considered as falling within the category of a prohibited drug notwithstanding the provisions of Board Regulation No. 1, series of 1973 14/ defining exempt preparations.

This Regulation supplements Board Regulation No. 5 series of 1972 6/ and shall take effect immediately.

(Sgd.) CLEMENTE S. GATMAITAN, M.D., M.P.H.
Chairman

13/ Note by the Secretariat: E/NL.1976/63.

14/ Note by the Secretariat: E/NL.1976/57.

DANGEROUS DRUGS BOARD

29 October 1974

BOARD REGULATION No. 6, s. 1974

SUBJECT: Amending Board Regulation No. 6, series of 1973 1/ covering financial assistance to accredited and deserving private treatment and rehabilitation centres.

Pursuant to the powers vested in the Dangerous Drugs Board under Section 36 (a) of R.A. 6425, 4/ as amended, the following rules are hereby prescribed for the grant of financial assistance to private treatment and rehabilitation centres:

SECTION I. Who shall be entitled to financial assistance. Only accredited private treatment and rehabilitation centres shall be entitled to financial assistance from the Board.

SECTION II. Amount of financial assistance. Subject to availability of funds, financial assistance shall be given as follows:

A. On a per capita (patient) basis:

1. One peso (₱1.00) per day per non-paying out-patient (one who is allowed to go home in the evening to return the next day).
2. Three pesos (₱3.00) per day per non-paying in-patient (one who stays in the applicant centre during the entire duration of confinement except on occasional home visits).

B. Other forms of assistance that may be considered on case to case basis as approved by the Board.

SECTION III. Procedural pre-requisites for the grant of financial assistance. When applying for financial assistance a properly filled-up form (DDB Form No. 15-73) shall be filed in triplicate with the Dangerous Drugs Board, 6th Floor, Tuason-Gonzales Building, 356 Solana Street, Intramuros, Manila.

SECTION IV. Conditions under which the financial assistance shall be granted. Financial assistance shall be given under the following conditions:

- A. The amount given as assistance shall be used exclusively for the treatment and rehabilitation of the patients. No amount thereof shall in any manner or for any reason be expended for the purpose of equipment or motor vehicles.
- B. Every centre receiving financial assistance shall submit to the Board the following:
 1. Monthly reports which should include:
 - a. Individual admissions during the month.
 - b. List of patients in the centre as of the end of the month.

- c. Categories of each patient as to:
 - (1) Cause of confinement (whether voluntary or compulsory submission)
 - (2) Status of patient (In-patient or out-patient)
 - (3) Nature of residency (whether a paying patient or a charity case).
- d. List of clients discharged classified according to the nature of release (escape, per advise, graduate) and with the corresponding dates of discharge.
- e. Amounts and dates of receipt of fees collected from patients and otherwise received as contributions, donations and/or assistance.

2. Individual quarterly progress reports for cases in continuing rehabilitation.

- C. All private treatment and rehabilitation centres receiving financial assistance under this regulation shall be subject to periodic inspections by duly authorized agents representatives of the Board for the purpose of determining whether or not the centre is operating in accordance with at least the minimum standard requirements and whether or not the amount or amounts of assistance, fees, donations and other contributions received are being judiciously expended.

SECTION V. Manner of releasing the financial assistance. Financial assistance, once determined to be deserved, shall be made by the Board on a month to month release basis, each release, except the first, to be dependent upon the submission of the monthly reports required under Section IV (B) hereof and the satisfaction of the Board that the release previously made has been judiciously expended in accordance with the terms under which it has been granted.

SECTION VI. Effectivity. This Regulation shall take effect immediately.

(Sgd.) CLEMENTE S. GATMAITAN, M.D., M.P.H.
Chairman

E/NL.1976/82

DANGEROUS DRUGS BOARD

13 November 1974

BOARD REGULATION No. 7, s. 1974

SUBJECT: Amendment of Board Regulation No. 4, series of 1972, 11/ prescribing the procedures in the custody of seized prohibited and regulated drugs, instruments, apparatus and articles specially designed for the use thereof.

Pursuant to the provisions of Section 36 of Republic Act No. 6425, 4/ as amended, particularly paragraphs (a) and (b) thereof relative to the manner of safekeeping, disposition, burning or condemnation of dangerous drugs under its custody, and of taking charge and custody of all dangerous drugs seized, confiscated by or surrendered to any national, provincial or local law enforcement agency, Board Regulation No. 4, series of 1972 is hereby amended to read as follows:

SECTION I. All prohibited and regulated drugs, instruments, apparatus and articles specially designed for the use thereof when unlawfully used or found in the possession of any person not authorized to have control and disposition of the same, or when found secreted or abandoned, shall be seized or confiscated by any national, provincial or local enforcement agency. Any apprehending team having initial custody and control of said drugs and/or paraphernalia should, immediately after seizure or confiscation, have the same physically inventoried and photographed in the presence of the accused, if there be any, and/or his representative, who shall be required to sign the copies of

the inventory and be given a copy thereof. The apprehending team shall, within twenty-four hours from seizure, inform the Dangerous Drugs Board by telegram of said seizure, the nature and quantity thereof, and present custody of the same.

Within ten days from the date of seizure or confiscation, the apprehending team shall submit to the Board a detailed report which shall be accomplished on the attached form entitled REPORT OF AN ILLICIT NARCOTICS TRANSACTION OR SEIZURE (DDB Form No. 4-72). The apprehending team shall, within the same period turn over to the Dangerous Drugs Board Custodian (NBI) the seized or confiscated drugs, from which adequate representative samples shall be taken and retained by the apprehending team for purposes of evidence in the appropriate judicial proceedings.

SECTION II. All national, provincial or local law enforcement agencies which shall assign personnel on intelligence missions in the enforcement of the Dangerous Drugs Act of 1972 shall, within ten days from the assignment of such personnel, submit a sealed confidential report to the Chairman of the Board specifying the same or names of the personnel in mission, his field of assignment, and the nature and amount of dangerous drugs issued to him for use in his intelligence work. In case the team leader recruits additional informants in the field, the names of such informants should be reported immediately to the agency for transmittal to the Dangerous Drugs Board in a sealed envelope. The sealed reports shall be opened only if a question should arise as to the integrity of the mission or the members thereof.

SECTION III. During the pendency of the case in court, the seized prohibited and regulated drugs, instruments, apparatus and articles specially designed for the use thereof, forming part of the evidence, shall be under the custody of the examining government chemist or analyst who shall be appearing as expert witness in the prosecution of the case.

SECTION IV. During the same period (pendency of the case in court), the officer on the case (team leader of the apprehending team), shall from time to time apprise the Dangerous Drugs Board of the status and progress of the prosecution of the case.

SECTION V. Within ten (10) days from the date of the promulgation of sentence, be it acquittal or conviction of the accused, the chemist or analyst in possession of the evidence drugs, instruments, apparatus and articles, through the head of his/her Agency or Office, shall turn over the same to the Dangerous Drugs Custodian (NBI) as appointed by the Board. In this connexion, the proper court shall see to it that an order to this effect is always embodied in its decision. The seized drugs, instruments, apparatus and articles shall be properly packed, marked and labelled before the same are turned over to the Dangerous Drugs Custodian (NBI).

SECTION VI. All prohibited and regulated drugs, instruments, apparatus and articles specially designed for the use thereof, turned over to the Dangerous Drugs Custodian (NBI), shall be properly receipted for by said Custodian.

SECTION VII. The Dangerous Drugs Board shall forthwith examine and classify the turned over dangerous drugs and/or articles with the end in view of determining whether the same have legitimate medical or therapeutic value, in which case the Secretary of Health shall dispose of them in the best interest of the government, whether locally or in some foreign countries or to responsible persons or entities duly authorized by law or under international agreement to deal in them. Those dangerous drugs or articles which are not included in the foregoing, shall be destroyed by burning in the boiler furnace of the San Lazaro Crematory or in the City Crematory, whichever may be convenient or feasible. The burning or destruction of the same shall be witnessed by at least two (2) members of the Board or their duly authorized representatives.

SECTION VIII. The Dangerous Drugs Custodian (NBI) of the Board shall make certified reports to the President of all drugs, instruments and apparatus destroyed or otherwise disposed of, a copy of said reports being furnished the Secretary of Health, Secretary of Justice, Secretary of National Defence, the Secretary of Finance and the Auditor General.

SECTION IX. This Regulation shall take effect immediately.

(Sgd.) CLEMENTE S. GATMAITAN M.D., M.P.H.
Chairman

E/NL.1976/83

DANGEROUS DRUGS BOARD

7 January 1975

BOARD REGULATION No. 1, s. 1975

SUBJECT: Inclusion of EUCALYPTINE Capsules in the list of regulated drugs.

Pursuant to the powers vested in the Dangerous Drugs Board under Section 36 (a) of Republic Act No. 6425, 4/ as amended, the following drug preparation is hereby classified as a regulated drug:

EUCALYPTINE CAPSULES CONTAINING 492 MGS. OF CODEINE PER 100 GRAMS.

As herein construed, EUCALYPTINE Capsules otherwise exceeding the limitations of Board Regulation No. 1, series of 1973 are also considered dangerous drugs within the contemplation of Republic Act No. 6425, as amended.

This Regulation supplements Board Regulation No. 6, series of 1972 6/ and shall take effect immediately.

(Sgd.) CLEMENTE S. GATMAITAN, M.D., M.P.H.
Chairman

E/NL.1976/84

DANGEROUS DRUGS BOARD

10 April 1975

BOARD REGULATION No. 3 s. 1975

SUBJECT: Exclusion of the product MERCODOL with Ipecac from the list of prohibited drugs

Pursuant to the powers vested in the Dangerous Drugs Board under Section 36 (a) of R.A. 6425, 4/ as amended, the following drug is hereby classified as an exempt preparation, the provisions of Board Regulation No. 5, series of 1974, 15/ notwithstanding:

MERCODOL with Decapryn Cough Syrup with the following formulation and label indications:

Each teaspoonful (5 cc) contains:

Ipecac (total alkaloids)	0.35 mg.
Mercodeinone (dihydrocodeinone bitartrate N.F.)	1.66 mg.
(Warning: May be habit forming)	
Nethamine (etafedrine hydrochloride	16.60 mg.
Decapryn (doxylamine succinate)	6.00 mg.
Sodium Citrate	200.00 mg.
Alcohol	5 per cent

Caution: "Contains Ipecac - Recommended dose must not be exceeded."

As herein classified, the above-named preparation may be prescribed under ordinary prescriptions wherein the D-1(2) and S-2 licences of the prescribing physician, and the name and address of the patient should be indicated.

This Regulation shall take effect immediately.

(Sgd.) CLEMENTE S. GATMAITAN, M.D., M.P.H.
Chairman

E/NL.1976/85

DANGEROUS DRUGS BOARD

15 April 1975

BOARD REGULATION No. 4 s. 1975

SUBJECT: Amendment of Sections IV and V of Board Regulation No. 7, series of 1973. 14/

Pursuant to the powers vested in the Dangerous Drugs Board under Section 36 (a) of Republic Act No. 6425, as amended, Sections IV and V of Board Regulation No. 7, series of 1973 are hereby amended to read as follows:

"Section IV. Operation of the centre. Upon receipt of the permit from the Dangerous Drugs Board, the centre so established may be put into operation for a period of six (6) months."

15/ Note by the Secretariat: E/NL.1976/81.

"Section V. Application for accreditation. After the centre has been in operation for a minimum period of six (6) months, the centre shall apply for accreditation. If accreditation is granted, the centre so accredited may be entitled to financial assistance if so deserving. No centre shall operate beyond the six (6) months period specified under Section IV hereof unless it is accredited by the Board or has secured a temporary extension of authority to operate until accredited."

This Regulation shall take effect immediately.

(Sgd.) CLEMENTE S. GATMAITAN, M.D., M.P.H.
Chairman

E/NL.1976/86

DANGEROUS DRUGS BOARD

26 June 1975

BOARD REGULATION No. 5 s. 1975

SUBJECT: Inclusion of MOGADON tablets as reported by the Constabulary Anti-Narcotics Unit (CANU); the Makati Police Department; the Anti-Narcotics Section (Western Police District) of the Metropolitan Police Force; and as noted from records of Treatment and Rehabilitation Centres, the following drug preparation is, pursuant to the powers vested in the Dangerous Drugs Board under Section 36 (a) of the Republic Act No. 6425, 4/ as amended, hereby classified as a regulated drug:

MOGADON tablets

This Regulation supplements Board Regulation No. 6, series of 1972 6/ and shall take effect immediately.

(Sgd.) CLEMENTE S. GATMAITAN, M.D., M.P.H.
Chairman

E/NL.1976/87

DANGEROUS DRUGS BOARD

22 October 1975

BOARD REGULATION No. 6 s. 1975

SUBJECT: Amendment of Board Regulation No. 19, series of 1973, 9/ increasing the minimum cash reward to informers from three hundred pesos to five hundred pesos.

Pursuant to paragraph (o), Section 36 of Republic Act No. 6425, 4/ as amended, and to the decision of the Dangerous Drug Board arrived at in its meeting on 22 October 1973, is hereby amended to read as follows:

"Section 1. Informers whose information shall lead to the apprehension of and filing of criminal charges against those who unlawfully or unnecessarily prescribe dangerous drugs in violation of Section 11, 12, 18 and 19 of Republic Act No. 6425, as amended, and of violators involved in the illegal sale, administration, dispensation, delivery, transportation and/or distribution of dangerous drugs in violation of Section 4, 15 and 21 of the same Act, shall be given a cash reward equivalent to whichever is higher of five per centum of the minimum imposable fine or five per centum of the market value of the dangerous drugs, subject of the claim, Board Regulation No, 3, s. 1972, 9/ as amended by Board Regulation No. 12, s. 1973, 12/ of the Dangerous Drugs Board; a fine higher than the minimum, the five per cent reward shall be based on the fine actually imposed but in no case shall it be less than FIVE HUNDRED PESOS." 16/

Section 2. This regulation shall take effect immediately.

(Sgd.) CLEMENTE S. GATMATTAN, M.D., M.P.H.
Chairman

16/ Note by the Secretariat: From the first Board Regulation (No. 3, s. 1972) 9/ on the subject only Section 2 remains unamended and reads as follows: "A reward of ₱15,000.00 shall be given to informers whose information led to the busting of a clandestine narcotics refinery converting crude opium to morphine, and morphine to heroin."