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POISONS ACT 1964.

POISONS ACT REGULATIONS 1965.

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POISONS ACT 1964.

POISONS ACT REGULATIONS 1965

Citation.

1. These regulations may be cited as the Poisons Act Regulations 1965.

Interpretation.

2. In these regulations unless the context requires otherwise—

“Approved Name” means—

- (a) the common name given to any substance by the British Standards Institution or the Australian Standards Association; or
- (b) the English name by which any poison or substance is described in the British Pharmacopoeia, the Australian Pharmaceutical Formulary, or the British Pharmaceutical Codex; or
- (c) if the substance is not described in the British Pharmacopoeia, the Australian Pharmaceutical Formulary, or the British Pharmaceutical Codex, the approved name as published by the General Medical Council of Great Britain; or
- (d) if the substance is not described in the British Pharmacopoeia, the Australian Pharmaceutical Formulary, or the British Pharmaceutical Codex, and has not been given an approved name by the General Medical Council of Great Britain, the name given to the substance in any standard book approved by the Commissioner for the purpose of these regulations; or
- (e) the systematic chemical name using the English system of nomenclature;

“Child” means a person under the age of twelve years;

“Direction” means regular and frequent supervision but does not necessarily imply continuous personal supervision;

“Dispense” in relation to a medicine or a poison means supplying the medicine or poison on and in accordance with a prescription duly given by a medical practitioner, a dentist or a veterinary surgeon;

“Experienced Person” means a person who for at least five years has been employed in the manufacture, handling or selling of poisons;

“Fourth Schedule drug” means any substance included in the Fourth Schedule to the Act;

“Internal Use” means a substance which is given parenterally, or orally, or a substance which is administered by way of a body orifice for the purpose of absorption and the production of a systemic effect;

“Manufacture” includes the processes of refining manipulating and mixing any poison or hazardous substance (including such substance in the raw state);

“New Drug” has the same meaning as that term has in and for the purposes of section 37 of the Act;

“Permit” means a permit granted pursuant to the Act;

“Personal Supervision” means close and continuous control requiring the actual presence of the person exercising the supervision;

“Poisons Cupboard” means a substantially made cupboard provided with an effective locking device, and having the word “Poison” conspicuously painted on the outside of the cupboard;

“Qualified Person” means—

- (a) a medical practitioner, pharmaceutical chemist, dentist, veterinary surgeon;

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(b) a person who is the holder of a degree approved by the Commissioner, conferred by a University of the British Commonwealth;

(c) a person who is eligible to be—

(i) a Fellow or Associate of the Royal Australian Chemical Institute; or

(ii) a Fellow, Associate or Licentiate of the Royal Institute of Chemistry; or

(d) any other person approved of by the Commissioner;

“Quarter” means any one of the three-monthly periods of any year ending on the 31st March, 30th June, 30th September or 31st December;

“Sale” includes exposing or offering for sale or having in possession for sale, whether by wholesale or retail, and also delivery with or without consideration, in any shop or store or premises appurtenant thereto by the keeper thereof or by his servant or agent; and the verb “to sell” has a corresponding meaning;

“Supply” includes “distribute” and “sell” but the administration to a patient of any substance specified in any of the Schedules to the Act by a medical practitioner or dentist, or by a nurse when acting under the direction of a medical practitioner, or the administration of any substance specified in any of the Schedules to the Act to an animal under the direct personal supervision or under the direction of a veterinary surgeon, shall not be deemed to be supplying within the meaning of these regulations;

“the Act” means the Poisons Act 1964.

Licences and Permits.

3. A licence to procure, manufacture and supply by wholesale dealing poisons (other than drugs of addiction) shall authorize the licensee to procure, manufacture and supply (according to the endorsement thereon) by wholesale dealing such substances as are specified in the licence, and shall be in the Form 1 in Appendix A to these regulations.

4. (1) A licence to procure, manufacture and supply by wholesale dealing drugs of addiction shall authorize the licensee to procure, manufacture, and supply by wholesale dealing drugs of addiction on or from the premises described in the licence, and shall be in the Form 2 in Appendix A to these regulations.

(2) In addition to any other conditions required by these regulations the licence shall be subject to the following conditions:—

(a) The manufacture shall be carried out—

(i) by a qualified person whose name appears on the licence; or

(ii) by an experienced person acting under the personal supervision of a qualified person whose name appears on the licence;

(b) the supply shall be carried out—

(i) by a qualified person whose name appears on the licence; or

(ii) by an experienced person whose name appears on the licence;

but should the person whose name appears on the licence cease employment or be unable to exercise the necessary supervision, the Commissioner may authorize, in writing, some other person having the required qualification to act in his stead.

Pharmaceutical Chemist's Licence to Sell Poisons.

5. A pharmaceutical chemist shall not sell or supply any poison except at or from a pharmacy registered under the Pharmacy Act 1964, and described in the licence issued under these regulations as provided in Form 3 in Appendix A to these regulations.

Retailer's Licence to Sell Poisons Specified in
the Sixth Schedule to the Act.

6. This licence shall authorize the licensee to procure, and to sell by retail, the poisons specified in the Sixth Schedule to the Act, at the premises described in the licence, and shall be in the Form 4 in Appendix A to these regulations.

Retailer's Licence to Sell Poisons Specified in the First,
Second or Sixth Schedules to the Act.

7. This licence shall authorize the licensee to procure, and to sell by retail, poisons specified in either the First, Second or Sixth Schedules to the Act at the premises described in the licence, and shall be in the Form 5 in Appendix A to these regulations.

Retailer's Licence to Sell Poisons Specified in the
Seventh Schedule to the Act.

8. This licence shall authorize the licensee to procure, and to sell by retail, poisons specified in the Seventh Schedule to the Act at the premises described in the licence, and shall be in the Form 6 in Appendix A to these regulations.

Poisons Permit (Distribution of Samples).

8A. (1) This permit shall, subject to the succeeding provisions of this regulation, authorize the holder to procure from any manufacturer or wholesale dealer specified therein and to supply to certain persons, samples of poisons specified in the First, Second, Third or Fourth Schedules to the Act and the permit shall be in the Form 6B in Appendix A to these regulations.

Reg. 8A
inserted
by G.G.
22/9/69,
pp. 2874-6.

(2) A permit under this regulation may be granted only to a person who is—

- (a) a representative of a person—
 - (i) licensed to manufacture poisons or to supply poisons by wholesale dealing; or
 - (ii) licensed under the provisions of the laws of any other State or territory of the Commonwealth to manufacture poisons or to supply poisons by wholesale dealing;
- (b) not less than 21 years of age; and
- (c) of good character,

and the holder of a permit shall, for the purposes of these regulations be known as a detailer.

(3) A permit under this regulation shall contain the name and address of the detailer and the name of each manufacturer or wholesale dealer whom he represents.

(4) Where a detailer ceases to represent a manufacturer or wholesale dealer named in his permit—

- (a) the permit shall thereupon cease to authorize the detailer to procure samples from that manufacturer or wholesale dealer or to supply to any person samples procured at any time from that manufacturer or wholesale dealer;
- (b) the detailer shall return to the manufacturer or wholesale dealer any samples that were procured from the manufacturer or wholesale dealer and that are still in the possession or control of the detailer; and
- (c) within seven days of ceasing to represent the manufacturer or wholesale dealer, the detailer shall advise the Commissioner in writing of the fact and deliver up therewith his permit to the Commissioner, and the Commissioner shall delete from the permit the name of the manufacturer or wholesale dealer or shall cancel the permit, as the case requires.

- (5) A detailer shall not supply a sample to any person who is not—
- (a) a medical practitioner;
 - (b) a veterinary surgeon;
 - (c) a dentist; or
 - (d) a pharmacist.
- (6) A detailer shall not procure, carry or supply a sample that is larger than is required to provide 7 days of therapeutic treatment, according to the directions for maximum dosage supplied with the sample, except for the purpose of satisfying a prior request for a larger sample that has been made in writing by the person seeking to be supplied with such a sample to the manufacturer or wholesale dealer whom the detailer represents.
- (7) The provisions of subregulation (6) of this regulation do not apply to a sample of a proprietary preparation where—
- (a) that sample is of a size not exceeding the smallest size manufactured for sale of that proprietary preparation; and
 - (b) the Commissioner on the recommendation of the Poisons Advisory Committee has declared such a sample to be a sample to which subregulation (6) of this regulation does not apply, notwithstanding that the sample may be larger than is required to provide 7 days of therapeutic treatment.
- (8) A detailer shall not carry more than—
- (a) 25 samples of any single proprietary preparation; or
 - (b) samples of more than 5 different proprietary preparations, in a vehicle at any one time.
- (9) Where the proper storage of a poison requires that poison to be stored under special conditions or at specific temperatures, a detailer shall not store or transport that poison except in a manner which maintains those conditions or temperatures.
- (10) Subject to subregulation (11) of this regulation, a detailer shall not cause or permit samples in his possession or control to be stored other than—
- (a) on the premises of the manufacturer or wholesale dealer whom he represents; or
 - (b) at his address as specified in his permit.
- (11) A detailer may keep samples in a vehicle while he is actually using that vehicle in the course of his business, but at no other time.
- (12) Where pursuant to this regulation samples are stored at an address specified in a detailer's permit which is not a wholesaler's premises, the detailer shall cause those samples to be stored in a locked cupboard or locked refrigerator and a detailer shall not cause or permit—
- (a) more than 100 samples of any single proprietary preparation; or
 - (b) samples of more than 5 different proprietary preparations, to be kept at that address at any one time.
- (13) A detailer shall not supply a sample unless—
- (a) he has received a signed request from a person to whom he is authorized in accordance with subregulation (5) of this regulation to supply the sample; and
 - (b) immediately upon supplying the sample, he signs and dates the request form to certify that the sample has been delivered.
- (14) A detailer shall keep a record of every sample received or supplied by him and shall preserve all records so kept together with consignment notes, invoices, advice notes and request forms relating thereto, for not less than two years.
- (15) Upon receiving a written request from the Commissioner, a detailer shall submit all records of samples received and delivered and shall make an account of those samples to the Commissioner or a person authorized in accordance with section 54 of the Act.

(16) For the purposes of this regulation—

“proprietary preparation” means one or more forms of a poison intended for therapeutic use boxed or wrapped in a single sample package;

“sample” means a sample package containing a poison intended for therapeutic use specified in the First, Second, Third or Fourth Schedule to these regulations.

Poisons Permit (Industrial).

9. This permit shall authorize the holder to purchase from a manufacturer or wholesale dealer such poisons as are specified in the permit, which shall be in the Form 7 in Appendix A to these regulations.

Poisons Permit (Educational, Advisory or Research).

10. This permit shall authorize the holder to purchase from a manufacturer or wholesale dealer such poisons as are specified in the permit, which shall be in the Form 8 in Appendix A to these regulations.

Poisons Permit (Departmental and Hospital).

10A. (1) This permit shall authorize the holder to purchase from a manufacturer or wholesale dealer such poisons as are specified in the permit which shall be in the Form 13 in Appendix A to these regulations and shall not, except in the case of a permit held by a public hospital, authorize the sale of any poison obtained by the permit holder under the authority of the permit.

Reg. 10A
inserted by
G.G. 14/6/67,
p. 1582.

(2) This permit may be granted only to—

- (a) a Department or instrumentality of the State or of the Commonwealth; and
- (b) a public hospital within the meaning of the Hospitals Act 1927.

Licence to Hawk, Peddle or Distribute Poisons.

11. This licence issued under section 48 of the Act shall authorize the licensee to sell or distribute in the areas specified in the licence such poisons as are included in the licence, subject to the conditions, limitations and restrictions specified therein, and such licence shall be in the Form 9 in Appendix A to these regulations.

Application for Licences or Permits.

12. (1) A person desirous of obtaining a licence or permit pursuant to these regulations shall lodge with the Commissioner an application in or to the effect of such of the Forms 1A to 11AB in Appendix A to these regulations as is appropriate in the particular case, together with the appropriate fee prescribed in Appendix G to these regulations.

Reg. 12
amended by
G.G. 5/10/79,
p. 3085.

(2) Where the applicant for a licence or permit applies on behalf of a corporate body or firm the application shall contain the name of a natural person who, in respect of the premises named in the application, shall be responsible for carrying out the provisions of the Act and these regulations.

Licences and Permits—General Conditions.

13. Every licence or permit issued pursuant to these regulations shall be subject to these regulations and the conditions, limitations and restrictions set out in the licence or permit.

14. Every licence or permit issued pursuant to these regulations shall be valid until the thirtieth of June next following the day of issue, unless sooner cancelled, suspended or revoked, and may thereafter be renewed annually at the discretion of the Commissioner on payment of the prescribed fee (if any).

15. A licence or permit shall not be issued to any person under the age of 21 years, unless he is a qualified person approved by the Commissioner.

16. A sale of any poison shall not be made by any person other than the licensee or a person, not less than 18 years of age, acting on his behalf.

17. A licence or permit is not transferable from one person to another. Provided that—

- (a) a licence or permit held in the name of a person on behalf of a firm or corporate body may, on endorsement by the Commissioner, be transferred into the name of another person on behalf of the firm or corporate body;
- (b) the holder of a licence or permit who ceases to carry on or conduct the business or practice to which the licence or permit relates shall within 14 days surrender such licence or permit to the Commissioner.

18. The holder of a licence shall keep such licence displayed in a conspicuous place within the premises specified in the licence.

Containers.

Reg. 19 substituted by G.G. 26/5/71, pp. 1771-3; amended by G.G. 3/5/74, p. 1434.

19. (1) This regulation does not apply in respect of a vessel containing a medicine made up ready for human internal use or for animal internal use.

(2) Except as provided by these regulations, the immediate container in which any poison or hazardous substance is stored, sold, supplied or transported—

- (a) shall be impervious to its contents;
- (b) shall not be capable of reacting with its contents;
- (c) shall be of sufficient strength and capacity to withstand the ordinary risks of breakage and expansion during storage, handling or transport without leakage; and
- (d) shall be securely closed and, except where it contains a preparation packed for use on one occasion only, shall be capable of being securely reclosed.

(3) An immediate container on which the name of any poison or hazardous substance is embossed or otherwise permanently marked shall not be used except to contain that poison or hazardous substance.

(4) Subject to the provisions of subregulation (6) of this regulation, a hazardous substance shall not be sold unless the vessel immediately containing it—

- (a) is embossed with or has indelibly written thereon the words "Not to be used as a food container" or the words "Not to be taken"; and
- (b) is readily distinguishable from any type of container in which food, wine or other beverage is ordinarily sold.

(5) Subject to the provisions of subregulation (6) and subregulation (7) of this regulation, no hazardous substance which is referred to in the Fifth Schedule to the Act under any of the following descriptions,

HYDROCARBONS, LIQUID
KEROSENE
METHYLATED SPIRIT
MINERAL TURPENTINE
OIL OF TURPENTINE
PETROL
WHITE SPIRIT,

shall be sold unless the vessel immediately containing it complies with the requirements of subregulation (8) or subregulation (9) of this regulation.

(6) A vessel containing a poison or hazardous substance made up as a medicament for eye, ear or nose in the form of drops or a spray and which contains fifteen millilitres or less of medicament is not required to comply with the requirements of subregulations (4), (5) or (9) of this regulation.

(7) A vessel containing a poison or hazardous substance made up as a medicament for the eye in the form of drops—

- (a) must be capable of being sterilised;

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- (b) must have a locking cap secured with a screw or bayonet type fitting and adapted for the proper delivery of drops;
- (c) must comply with the requirements of paragraph (b) of subregulation (9) of this regulation where the vessel has a capacity exceeding fifteen millilitres;
- (d) is not required to be of any particular colour.

(8) A poison shall not be sold in any immediate container having a capacity exceeding two litres unless the word "POISON" appears in letters which are—

- (a) not less than twelve millimetres in height; or
- (b) of a height which is not less than one-thirtysecond of the depth or width of the container,

whichever measure gives the greatest dimension, and is embossed, or indelibly written in colour contrast to the ground colour, on the side of that container.

(9) Subject to subregulation (6) and subregulation (7) of this regulation, a poison shall not be sold in any immediate container having a capacity of two litres or less unless that container complies with the following conditions—

- (a) A bottle or jar shall have the word "POISON" or the words "not to be taken" appearing in raised lettering on the outer surface.
- (b) A bottle or jar shall be provided with prominent vertical ribs or grooves, or prominent points or stars, which shall be of sufficient number to render the vessel distinguishable by sight and touch—
 - (i) from bottles or jars ordinarily used as containers for any food, drink or condiment;
 - (ii) from a vessel ordinarily used as a container for medicine for internal use; and
 - (iii) as a vessel reserved to contain poison.
- (c) A bottle or jar shall be provided with a panel, or panels free from ribs, grooves points or stars of sufficient area for the purposes of labelling.
- (d) A bottle or jar made of glass shall be colourless or brown in colour.
- (e) A bottle or jar made of plastic shall comply with the Australian Standard Specification for Plastic Containers for Poisonous Substances as published by the Standards Association of Australia.

(10) A paper bag shall not be used as the sole container of any poison unless the bag is of a type approved by the Commissioner for that purpose.

19A. A person shall not sell any food, drink, or condiment, or any drug or medicine for internal use, in a container—

- (a) of a description which is not readily distinguishable by sight and touch from a container in which a poison or hazardous substance intended for external use may be sold; or
- (b) of a like description to that prescribed for a container in which a poison or hazardous substance intended for external use may be sold.

Reg. 19A
inserted by
G.G. 26/5/71,
p. 1773.

Labels.

20. (1) Except as provided by these regulations, a person shall not sell, supply or distribute any poison or hazardous substance unless the container immediately containing it bears thereon or has securely affixed to it a label bearing the following particulars appropriate to the Schedule to the Act in which the poison or hazardous substance is specified, and any other required particulars:—

First Schedule to the Act.

- (a) POISON.
- (b) Keep out of reach of children.
- (c) The approved name of the poison or poisons and the proportion or percentage of that poison or those poisons in the contents.

Reg. 20
amended by
G.G. 20/10/78,
p. 3760.

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- (d) Name and address of manufacturer, wholesaler or retailer.
- (e) First aid measures if the substance is included in Appendix C to these regulations.

Second Schedule to the Act.

When not prepared and packed for internal use.

- (a) POISON.
- (b) Keep out of reach of children.
- (c) The approved name of the poison or poisons and the proportion or percentage of that poison or those poisons in the contents.
- (d) Name and address of manufacturer, wholesaler or retailer.
- (e) First aid measures if the substance is included in Appendix C to these regulations.

When prepared and packed for internal use.

- (a) CAUTION.
- (b) Keep out of reach of children.
- (c) The approved name of the poison or poisons and the proportion or percentage of that poison or those poisons in the contents.
- (d) Use strictly in accordance with directions.
- (e) Name and address of manufacturer, wholesaler or retailer.

Third Schedule to the Act.

- (a) CAUTION.
- (b) Keep out of reach of children.
- (c) The approved name of the poison or poisons and the proportion or percentage of that poison or those poisons in the contents.
- (d) Use strictly as directed.
- (e) Directions for use.
- (f) First aid measures if the substance is included in Appendix C to these regulations.

Fourth Schedule to the Act.

- (a) CAUTION.
- (b) Keep out of reach of children.
- (c) The approved name of the poison or poisons and the proportion or percentage of that poison or those poisons in the contents.
- (d) Use only on prescription.
- (e) When supplied by wholesale—manufacturer's or wholesaler's name and address.
When supplied by retail—name and address of retail vendor.

Fifth Schedule to the Act.

- (a) CAUTION.
- (b) Keep out of reach of children.
- (c) The approved name of the hazardous substance or hazardous substances and the proportion or percentage of that hazardous substance or those hazardous substances in the contents.
- (d) If swallowed seek medical advice.
- (e) First aid measures if the substance is included in Appendix C to these regulations.
- (f) If the substance is included in Appendix D to these regulations, the label shall contain the wording specified therein.
- (g) Name and address of manufacturer, wholesaler or retailer.

Sixth Schedule to the Act.

- (a) POISON.
- (b) Keep out of reach of children.

- (c) The approved name of the poison or poisons and the proportion or percentage of that poison or those poisons in the contents.
- (d) First aid measures if the substance is included in Appendix C to these regulations.
- (e) If the substance is included in Appendix D to these regulations, the label shall contain the wording specified therein.
- (f) Name and address of manufacturer, wholesaler or retailer.

Seventh Schedule to the Act.

Substances in this Schedule shall be labelled according to the requirements set out in Appendix E to these regulations.

Eighth Schedule to the Act.

- (a) POISON.
- (b) Keep out of reach of children.
- (c) The approved name of the poison or poisons and the proportion or percentage of that poison or those poisons in the contents.
- (d) Supply without prescription or possession without authority is illegal.
- (e) Manufacturer's or supplier's name and address.

(2) The provisions of subregulation (1) of this regulation shall not apply—

- (a) to persons licensed pursuant to paragraph (a) of subsection (1) of section 24 of the Act; and
- (b) with respect to the supply by a medical practitioner of any poison or substance containing a poison or hazardous substance for the purposes of therapeutic treatment to a patient for a period not exceeding five days at any one time.

21. Notwithstanding the provisions of regulation 20 of these regulations, a medicine containing any poison dispensed or supplied by a pharmaceutical chemist—

- (i) for human internal use shall comply with this regulation if it is labelled according to the instructions given on the prescription, together with the identifying number of the prescription and the name and address of the pharmacy at which it is supplied;
- (ii) for external therapeutic use shall comply with this regulation if it is labelled with the words "not to be taken" together with the directions, prescription identification number and the name and address of the pharmacy at which it is supplied.

22. Wherever the word "Poison" or "Caution" is required to be shown on a label it shall appear in red on a white background and be surrounded by a red frame. Such word shall form the first line of the principal label and no other word or words shall appear on the same line. The word "Poison" or "Caution" as the case may be shall be in bold face sans serif capital letters of a size not less than half the size of the largest lettering on the label and in any case not less than six points face measurement.

23. A label shall not be attached or affixed to any bottle containing any poison or hazardous substance in such a manner that the embossed points, ridges, flutes, stars, name of the article or the prescribed words blown thereon are covered or obliterated: Provided that the label may cover the front panel of the bottle and extend around the adjacent sides, if the embossed matter on the back panel of the bottle and the name of the article and the prescribed words blown thereon are not covered or obliterated.

24. Any preparation containing any poison or hazardous substance which is supplied for veterinary use, whether in pursuance of a prescription or otherwise, shall be labelled "For veterinary use only" or "For animal treatment only".

Containers and Labels—General.

25. The Commissioner may approve, in writing, a container or label which does not comply with these regulations if, having regard to the nature of the poison and the purpose for which it is to be used, it is unlikely that the interests of safety will be adversely affected by the use of such container or label.

26. The Commissioner may, in the interest of safety, suspend or prohibit the use of any form of container or label for the packing or labelling of any poison.

27. Wherever it is required that the words—

“Keep out of reach of children” or

“First aid measures” or

the approved name of the poison or poisons

shall appear on a label, such words or particulars shall be shown—

(a) in bold face sans serif capitals of not less than six point face measurement; and

(b) in such colour or colours as to afford a distinct contrast to the background colour.

Reg. 27A
inserted by
G.G. 16/11/66,
p. 2935.

27A. Every preparation containing a poison dispensed by count by a pharmaceutical chemist on the prescription of a medical practitioner, dentist or veterinary surgeon shall be placed in a container that is labelled, unless the prescriber of the preparation directs otherwise, with particulars in terms of at least one of the following paragraphs—

(a) the name of each poison as shown in the prescription; or

(b) the trade name of the preparation; or

(c) the approved name of each poison present in the preparation.

Calculation or Percentages.

28. Where required, percentages may be expressed in units other than those in section 51 of the Act.

Storage.

Reg. 29
amended by
G.G. 7/9/71,
p. 3278.

29. Any person having a poison specified in Appendix F to these regulations in or on any premises for the purpose of sale, or to be used in his profession, business, trade or industry shall subject to regulations 56A and 56B store that poison in a poisons cupboard securely locked, which cupboard shall be securely fastened to a portion of the premises and not be used for any purpose other than the storage of poison.

Provided that when such poison is stored in bulk quantities it may be stored in a securely locked room, approved by the Commissioner and reserved for the storage of poison, but the cupboards or safes in which Eighth Schedule poisons are stored shall not bear the word “poison” on the outside.

30. Any person having a hazardous substance or a poison, other than those specified in Appendix F to these regulations, in or on any premises for the purpose of sale or use in his profession, business, trade or industry shall keep that poison or hazardous substance in such a manner as to preclude contamination of any food, drink or condiment by the poison or hazardous substance; and to preclude access to the poison or hazardous substance by children.

Disposal of Poisons.

31. A person shall not dispose of any poison in any place or manner likely to constitute a risk to the public.

Notification of Loss or Theft of Poison.

32. Every person who loses any poison or from whom any poison is stolen shall immediately notify a member of the Police Force of such loss or theft.

Poison Not to be Sold to Persons Under 16 years.

33. A person who sells or supplies any poison to any person who is apparently under sixteen years of age commits an offence against these regulations, but this regulation does not apply to sales of pharmaceutical preparations or medicines by persons licensed to sell poisons by retail.

Arsenic and Strychnine to be Coloured.

34. (1) It is an offence against these regulations—

- (a) to sell any arsenic or any preparation or compound of arsenic which in its natural state is colourless or white in colour unless such arsenic, preparation or compound is mixed with some black substance in a proportion sufficient to render the mixture a gray colour; or
- (b) to sell any strychnine or any preparation or compound of strychnine which is in its natural state is colourless or white in colour unless such strychnine, preparation or compound is mixed with some red substance in a proportion sufficient to render the mixture a pink colour.

(2) Notwithstanding the provisions of subregulation (1) of this regulation whenever according to the representation of the purchaser the arsenic or strychnine or compound or preparation of arsenic or strychnine is not required for pastoral or agricultural use or for the destruction of vermin, but is required for a purpose for which the colouring matter would render it unfit, such poison may be sold without such admixture.

PRESCRIBED POISONS AND CLASSES OF POISONS.

34A. (1) Strychnine is a prescribed poison for the purposes of section 31 of the Act.

Reg. 34A
inserted by
G.G. 4/6/68,
p. 1965.

(2) The book required to be kept under section 31 of the Act shall be entitled "Register of Prescribed Poisons Sold or Supplied" shall be in the form set out in Appendix I of these regulations, and shall be kept at the place of business of the seller.

(3) Before a seller delivers to a purchaser any poison or class of poison prescribed for the purposes of section 31 of the Act and sold by retail other than on an order by letter, telegram or radiogram the seller shall—

- (a) require the proposed purchaser to state his full name, address and occupation and the purpose for which he requires the poison;
- (b) enter in the Register of Prescribed Poisons Sold and Supplied—
 - (i) the date of the sale;
 - (ii) the particulars obtained pursuant to paragraph (a) of this subregulation; and
 - (iii) the name and quantity of each poison sold;
- (c) sign the entry made pursuant to paragraph (b) of this subregulation and obtain the signature of the purchaser to that entry.

(4) Before a seller delivers to a purchaser any poison or class of poison prescribed for the purposes of section 31 of the Act and sold by retail on an order by letter, telegram or radiogram the seller shall—

- (a) enter in the Register of Prescribed Poisons Sold or Supplied—
 - (i) the date of sale;
 - (ii) the full name, address and occupation of the purchaser;
 - (iii) the purpose for which the purchaser requires the poison;
 - (iv) the name and quantity of each poison sold; and
 - (v) a reference identifying the document by which the order was made;
- (b) mark on the document by which the order was made the book and page number of the entries made pursuant to paragraph (a) of this subregulation and file that document in a safe place.

(5) Subregulations (3) and (4) of this regulation do not apply to the sale or delivery of strychnine to be used for therapeutic purposes on humans or animals.

Reg. 34B
inserted by
G.G. 4/6/68,
p. 1965.

34B. Strychnine is a prescribed poison for the purposes of section 34 of the Act.

Reg. 34C
inserted by
G.G. 4/6/68,
p. 1965.

34C. For the purposes of regulations 34A and 34B of these regulations "strychnine" includes any substance containing more than 0.2 per cent of strychnine.

New Drugs.

35. (1) Before any new drug is first offered for sale to the public the manufacturer, importer or distributor, as the case may require, shall make application to the Commissioner to classify the new drug by determining the Schedule (if any) to the Act in which it is to be included.

(2) An application made under this regulation shall be in Form No. 10 of Appendix A to these regulations.

Heading
substituted
by G.G.
29/8/80,
p. 3028.
Reg. 35A
inserted by
G.G.
28/11/68,
p. 3458.
Amended by
G.G. 29/8/80,
p. 3028

Restrictions on Retail Sale of Third Schedule Poisons.

35A. (1) A pharmaceutical chemist shall not sell any of the following substances namely,

Butyl Nitrite;

Amyl Nitrite;

Substances containing butyl nitrite or amyl nitrite;

Chloral hydrate when included in the Third Schedule;

or

Substances containing chloral hydrate when contained in the Third Schedule,

to any person who is apparently under the age of 21 years.

(1a) A substance referred to in the Third Schedule shall not be sold or supplied by retail except under the personal supervision of a pharmaceutical chemist.

(2) Before a substance referred to in subregulation (1) of this regulation is delivered to a purchaser on a sale by retail, the seller shall—

(a) record, in ink, in a register kept by him for the purpose particulars of—

(i) the date of sale;

(ii) the occupation and address of the purchaser; and

(iii) the nature and quantity of the substance sold;

and

(b) obtain the signature of the purchaser to the entry made pursuant to paragraph (a) of this subregulation.

(3) The register kept by a person pursuant to subregulation (2) of this regulation shall be available, at all times, on his business premises, for the inspection by persons authorised under the Act or these regulations.

(4) The seller shall retain the records required to be made under this regulation for a period of at least two years.

Reg. 35B
inserted by
G.G. 29/8/80,
p. 3028.

35B. A substance referred to in the Third Schedule shall not be stored in a pharmacy in any area or in any manner that allows physical access to that substance by any person other than a person who is a member of the staff of the pharmacy.

Supply of Fourth Schedule Drugs.

Reg. 36
amended by
G.G. 19/2/71,
pp. 518-9;
G.G. 29/8/80,
p. 3028.

36. (1) Subject to the Act and these regulations a Fourth Schedule drug shall not be sold or supplied to any person unless—

(a) he is authorized under regulation 40 of these regulations to procure the drug;

(b) he is the holder of a prescription written by a medical practitioner, dentist or veterinary surgeon, prescribing the drug according to the requirements of these regulations; or

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(c) the pharmaceutical chemist supplying the drug is satisfied that the person in respect of whom the drug is to be sold or supplied is under medical treatment with the drug and requires emergency treatment with the drug and supplies only a maximum of three days medication of the drug or where the drug is supplied to the pharmacist in prepacked individual packs then only one individual standard pack.

(2) A medical practitioner, pharmaceutical chemist, or veterinary surgeon or an assistant under the direct personal supervision of a medical practitioner, pharmaceutical chemist, or veterinary surgeon shall be the only person who shall dispense a Fourth Schedule drug.

(3) The following conditions shall be observed by persons dispensing such prescriptions:—

- (a) The prescription shall not be dispensed more than the maximum number of times indicated thereon, and on each occasion upon which it is dispensed the prescription shall be stamped or marked to show clearly the date upon which it is dispensed and the name and address of the pharmacy at which it is dispensed.
- (b) The person who dispenses a prescription which does not clearly indicate the maximum number of times it is to be dispensed, or which has reached the last occasion upon which it may be dispensed according to the maximum indicated thereon, shall write in ink, stamp or mark in legible letters across such prescription the word "cancelled".
- (c) (i) For the purpose of this paragraph any card system photographic system, or other reference system, of recording the details of prescriptions required by this paragraph and which is approved by the Commissioner shall be deemed to be the Prescription Book;
- (ii) before the drug is handed to the purchaser the following details from the prescription shall be entered into the prescription book—

the name and quantity of the drug, the direction for use (if applicable), the date of issue of the prescription, the name and address of the patient, the name and address, or the name and identifying initials, of the prescriber, the date of dispensing the prescription, and the entry shall be given an identifying letter or number or combination of letter and number;
- (iii) in the event of the dispensing of a repeated prescription an annotation of this fact showing the date of the repeat on the original entry in the Prescription Book shall be sufficient compliance with this regulation;
- (iv) the label on the bottle or package containing the drug shall be marked with the identifying letter or number of the prescription as appearing in the Prescription Book; and
- (v) the Prescription Book shall be kept at the place at which the Fourth Schedule drug was dispensed and shall be produced on demand to any person authorized in that behalf under the Act or these regulations.
- (d) A prescription marked "cancelled" or that is more than six months old shall not be dispensed.
- (e) A prescription which is illegible or defaced or which appears to be for the purpose of enabling some unauthorized person to obtain a Fourth Schedule drug, or which does not appear to be genuine, shall not be dispensed.
- (f) A pharmaceutical chemist to whom a prescription referred to in paragraph (e) of this subregulation is presented shall retain the prescription and forthwith inform the Commissioner of the relevant circumstances and the reasons for his refusal to dispense the prescription.
- (g) A pharmaceutical chemist may dispense a prescription not bearing the address of the patient or the prescriber or both if he keeps a record of the prescription and notifies the Commissioner concerning it.

- Reg. 37 substituted by G.G. 19/2/71, p. 519.
37. A prescription for a Fourth Schedule drug shall comply with the following conditions:—
- (a) it shall show in a clearly legible and indelible manner—
 - (i) the name and address of prescriber;
 - (ii) the address of the patient, but in the case of a prescription for a pharmaceutical benefit under the Commonwealth National Health Act 1953, the patient's pension number shall be sufficient in place of the patient's address;
 - (b) there shall be written in ink in the prescriber's own handwriting—
 - (i) the name of the patient;
 - (ii) the name and quantity of the substance;
 - (iii) direction for use, if necessary;
 - (iv) the date on which it is written;
 - (v) the maximum number of times it may be repeated, if any, and (where applicable) the intervals at which it may be repeated; and
 - (vi) the signature of the prescriber;
 - (c) a prescription written by a dentist shall be for dental purposes only and shall be marked as such and a prescription written by a veterinary surgeon shall be for veterinary use only and shall be marked "For veterinary use only" or "For animal treatment only";
 - (d) if a prescription contains an unusual dose the prescriber shall indicate that such a dose is intended by underlining that part of the prescription and initialling the same in the margin;
 - (e) a prescription shall not bear the impression of a rubber stamp or other such contrivance in lieu of the written signature of the medical practitioner, dentist or veterinary surgeon by whom it has been written; and
 - (f) a prescription shall not be written in cipher.

Dispensing Fourth Schedule Drugs in Emergency Cases.

38. Where a medical practitioner, dentist or veterinary surgeon in a case of emergency orally or by telephone or telegram directs the dispensing of a Fourth Schedule drug, he shall forthwith write a prescription complying with the conditions prescribed in regulation 37 of these regulations, mark such prescription to show that it has been given as a confirmation of instructions given by him orally or by telephone or telegram, and despatch such prescription within 24 hours to the person to whom the instructions were given.

Fourth Schedule Drugs for Veterinary Use.

- Reg. 39 substituted by G.G. 26/8/77, p. 2966.
39. (1) Notwithstanding the provisions of regulation 36 of these regulations, a pharmaceutical chemist is authorized to supply for veterinary use a Fourth Schedule drug listed in Appendix "H" to these regulations without a prescription where—
- (a) the purchaser satisfies such pharmaceutical chemist that it is not reasonably practicable for him to obtain such a prescription;
 - (b) the name and address of the purchaser, date of supply, form and quantity of drug supplied, species of animal and number of animals to be treated, and a descriptive name of the disease for which the animals are to be treated, are entered in a register of poisons;
 - (c) the quantity of drugs supplied is not greater than is required to provide seventy-two hours of therapeutic treatment according to the directions for normal dosage with the drug, or in the case of a pre-packed proprietary brand the smallest size manufactured for sale of the proprietary brand which provides seventy-two hours treatment; and
 - (d) the pharmaceutical chemist provides adequate written instructions for the use of the drug.

(2) Any preparation for veterinary use containing a Fourth Schedule poison registered in Register 1 under the Veterinary Preparations and Feeding Stuffs Act 1976 and labelled in accordance with the requirements of that Act may be sold subject to such conditions, restrictions and limitations as are prescribed by that Act and its regulations, by a pharmaceutical chemist or by a person holding a permit as provided in Form 11, Appendix A of these regulations.

39A. (1) Notwithstanding any other provision of these regulations a stockfeed manufacturer holding an appropriate permit under subregulation (3) of this regulation may sell by retail to any person producing a written order therefor signed by a veterinary surgeon, a mixture of stockfeed with any Fourth Schedule drug being an antibiotic or sulphonamide, in such quantity and of such composition as is specified in the order.

Reg. 39A
inserted by
G.G. 5/10/79,
p. 3085.

(2) The signed order shall be cancelled by the stockfeed manufacturer and retained by him for not less than two years after the sale, and upon request shall be produced for inspection to an officer authorized in that behalf by the Commissioner.

(3) A stockfeed manufacturer who wishes to sell by retail mixtures pursuant to subregulation (1) of this regulation may apply to the Commissioner for, and at the discretion of the Commissioner be granted, a permit in Form 11AA in Appendix A to these regulations, specifying the Fourth Schedule drugs that may be contained in such mixtures, and any limits as to the quantity or composition of such mixtures that may be sold.

(4) The provisions of section 23 of the Act do not apply to a sale by a stockfeed manufacturer pursuant to and in accordance with this regulation or to the preparation of a mixture of stockfeed for the purposes of such sale.

Special Authority to Purchase Fourth Schedule Drugs.

40. (1) Until in any particular case such authority is withdrawn—

- (a) a medical practitioner;
- (b) a pharmaceutical chemist;
- (c) a dentist;
- (d) a veterinary surgeon;
- (e) an analyst appointed under the Health Act 1911;;
- (f) a matron of a hospital registered under the Hospitals Act 1927;
- (g) any other person authorized in writing by the Commissioner,

is authorized to procure any Fourth Schedule drug to the extent that it is required for the purpose of his profession or employment, but such authority does not entitle any person to have in his possession any Fourth Schedule drug in quantity greater than is permitted by the Commissioner.

Reg. 40
amended by
G.G. 5/10/79,
p. 3085.

(2) A person who wishes to use any Fourth Schedule drug being an antibiotic or sulphonamide for the preparation of mixtures for sale pursuant to regulation 39A of these regulations, and who holds a permit under that regulation to sell such mixtures, is authorized to procure, use and be in possession of such Fourth Schedule drug for the preparation of such mixtures.

Delivery of a Fourth Schedule Drug on Order.

41. (1) A Fourth Schedule drug shall not be delivered to any person other than a person authorized by these regulations to purchase the drug or except on the authority of a written order signed by such authorized person, and the person supplying the drug shall satisfy himself that the authority is genuine.

Reg. 42
amended by
G.G. 9/2/70,
p. 370.

(2) This regulation shall not be deemed to apply to medicines dispensed in pursuance of the foregoing regulations relating to the dispensing of Fourth Schedule drugs.

DRUGS OF ADDICTION.

Authority for Prescribed Persons to Procure and have Drugs of Addiction.

Reg. 42
amended by
G.G. 9/2/70,
p. 370.

42. (1) Until in any particular case such authority is withdrawn—
- (a) a medical practitioner;
 - (b) a pharmaceutical chemist employed in dispensing medicines at any public hospital or at a pharmacy for which a licence is held under regulation 5 of these regulations;
 - (c) a dentist;
 - (d) a veterinary surgeon;
 - (e) an analyst registered under the Health Act 1911;
 - (f) a nurse employed in a public hospital (so far as the possession or use of such drug of addiction is required in connection with its administration to a patient under the instruction of a medical practitioner); and
 - (g) a person in possession of a permit granted by the Commissioner under these regulations,

is, subject to these regulations, hereby authorized to procure and be in possession of any drug of addiction for the purpose of his profession or employment.

(2) A person to whom a prescription for a drug of addiction has been given is hereby authorized to procure and have possession of the drug of addiction to the extent specified in the prescription.

(3) The authority under this regulation to procure and be in the possession of any drug of addiction does not entitle the holder to procure or have in his possession any drug of addiction in any quantity greater than is permitted by the Commissioner.

Authority for Pharmacists to Retail, Compound and Dispense Drugs of Addiction.

43. (1) Until in any particular case such authority is withdrawn, every pharmaceutical chemist holding a Pharmaceutical Chemist's licence to sell poisons under these regulations is hereby authorized, subject to the conditions, limitations and restrictions imposed by the Commissioner, to procure and to manufacture at his registered premises in the ordinary course of his retail business any preparation, admixture, or extract of any drug of addiction, and to carry on at his registered premises the business of dispensing or compounding any drug of addiction, and also of retailing and supplying a drug of addiction, but only to persons licensed or authorized under these regulations to be in possession of or to procure the drug of addiction.

(2) The authority under this regulation does not in any way entitle the holder to procure, manufacture, sell, distribute, supply, or have in his possession any drug of addiction in any quantity greater than is permitted by the Commissioner.

Heading
inserted by
G.G. 9/2/70,
p. 370.
Reg. 43A
substituted
by G.G.
29/8/80,
p. 3028.

Authority to procure, possess, etc. Drugs of Addiction and Specified Drugs may be revoked, etc.

43A. The Commissioner may by notice given to any such person as is referred to in subsection (2) of section 23 of the Act, revoke, in whole or in part, the authority conferred by that subsection on that person in relation to drugs of addiction and specified drugs.

Register of Drugs of Addiction.

44. (1) Any person authorized to manufacture, distribute, sell or possess any drug of addiction (other than a person having possession by the authority of a prescription from a medical practitioner or veterinary surgeon to the extent shown in the prescription) shall keep or cause to be kept a Register in the form or to the effect of Appendix B to these regulations, and shall enter or cause to be entered in such Register accurate records of the drugs of addiction manufactured, procured, used, supplied or kept by him or on his behalf.

(2) The entries in such Register shall be written in ink on the day of the transaction, and such Register shall be kept on the premises at which the drugs of addiction are kept, manufactured, or disposed of; and where the holder of a licence or other authorized person has drugs of addiction on other premises, he shall keep, or cause to be kept, such Register on those premises also.

(3) All such Registers shall be at all times available for inspection by persons authorized by or under the Act or the regulations to inspect such Registers.

(4) Alterations, obliterations or cancellations shall not be made in any Register, but any mistake made in any entry may be corrected by a marginal or foot note, initialled and dated.

(5) Every person required by these regulations to keep a Register of Drugs of Addiction shall enter in the Register—

- (a) the name and quantity of every drug of addiction received, manufactured, sold, used or otherwise disposed of;
- (b) the date of each transaction;
- (c) the name and address of the person or firm concerned in each transaction;
- (d) the balance remaining on hand after each transaction;
- (e) in the case of a pharmaceutical chemist the identifying number of the prescription;
- (f) in the case of a manufacturer or distributor an identifying number of the order or other authority on which the drug of addiction is supplied.

(6) A separate page of the Register shall be used for each drug of addiction recorded, so that the balance on hand at any time in respect of each drug of addiction will be clearly apparent.

Inventory of Drugs of Addiction.

45. (1) An inventory of drugs of addiction held in stock shall be made—

- (a) at intervals of not more than one month by every person required to keep a Register of Drugs of Addiction; and
- (b) by a person who is about to relinquish control of drugs of addiction; and
- (c) forthwith on assuming control by any person who assumes control of drugs of addiction.

(2) If such inventory of drugs of addiction in stock does not agree with the balance recorded in the Register, the person required to keep the Register shall immediately notify the Commissioner in writing of the discrepancy.

46. (1) Where a person authorized to have drugs of addiction in his possession for the purpose of his profession or employment does not manufacture, retail, dispense or compound drugs of addiction, or where such dispensing or compounding is done by a medical practitioner, dentist, or veterinary surgeon for the purpose of treatment under his instructions, or his direct personal supervision, it shall be a sufficient compliance with regulation 44 of these regulations if such person keeps a record of—

- (a) the drugs of addiction obtained by him and the quantities of each;
- (b) the person or firm from whom he obtained such drugs of addiction;
- (c) the drugs of addiction disposed of or used by him, the quantities of each, and the date of such disposal or use;
- (d) the manner in which such drugs of addiction were disposed of or used; and
- (e) the drugs of addiction remaining in his possession and the quantities of each.

(2) The records required to be kept pursuant to this regulation shall be in a book, either written in ink, or gummed or pasted on the pages when the invoices or other documents are used for the purpose, and shall together with the drugs of addiction then in the possession of the authorized person, be produced for inspection on demand by a person appointed or authorized by or under the Act to inspect those records.

Records to be Retained for Two Years and Available on Demand.

47. (1) All records, registers, prescription books, invoices and other documents relating to drugs of addiction, and transactions in regard thereto shall be kept by the person licensed or authorized to have drugs of addiction in his possession for not less than two years from the latest date on which such record, register, prescription book, invoice or other document was made or acted upon.

(2) The records, registers, prescription books, invoices or other documents and stocks of drugs of addiction on hand shall be made available for inspection on demand by a person authorized by or under the Act or regulations or by a member of the Police Force.

(3) In the event of a register being lost or destroyed the person to whom such register belongs shall upon becoming aware of the loss or destruction make and forward to the Commissioner a statutory declaration concerning that loss or destruction and shall immediately take stock of all drugs of addiction in his possession and enter particulars of those stocks in a new register in accordance with the requirements of these regulations.

(4) A person authorized or licensed to procure and be in possession of a drug of addiction, on ceasing to be so authorized or licensed shall, if requested by the Commissioner, surrender any records, registers, prescription books, invoices or other documents and stocks of drugs of addiction that are in his possession to the Commissioner.

Quarterly Returns from Manufacturers and Wholesalers.

48. Every person who holds a licence to manufacture, distribute or sell drugs of addiction by wholesale shall within seven days after the end of each quarter forward to the Commissioner a return in respect of that quarter showing the following details relating to each drug of addiction manufactured, distributed, sold or held in stock, namely—

- (a) the stock on hand on the first day of the quarter;
- (b) the quantity manufactured or obtained during the quarter;
- (c) the name and address of every person to whom supplies were delivered and details of the drugs of addiction supplied during the quarter; and
- (d) the balance of stock held at the close of business on the last day of the quarter.

Drugs of Addiction for Use on Ships and Aircraft.

49. (a) Ships.—

- (1) The master of a ship is authorized to procure and be in possession of any drug of addiction which is necessary to complete the equipment of the ship in order to comply with the requirements of the Navigation Act.
- (2) The holder of a licence or other authorized person may supply such drug on receipt of a written order signed by the master of the ship and endorsed by the manager, or a person authorized in writing by him, of the ship's agents in Western Australia certifying that the drug of addiction is necessary to complete the equipment of the ship in order to comply with the requirements of the Navigation Act.

(b) Aircraft.—

- (1) The person in charge of an aircraft is authorized to be in possession of a drug of addiction for the purpose of medical treatment on such aircraft but only in such quantity as does not exceed the quantity required by the Department of Civil Aviation to be carried on the aircraft.
 - (2) The holder of a licence or other authorized person may supply such drug of addiction on receipt of a written order signed by the manager, or a person authorized in writing by him, of the airline company or firm responsible for the operation of the aircraft in Western Australia.
- (c) Any person who supplies a drug of addiction pursuant to this regulation shall within 24 hours of such supply report the details to the Commissioner or the officer in charge of the nearest Police Station.

Drugs of Addiction at Hospitals.

50. (a) Where a Pharmaceutical Chemist is Employed.—The pharmaceutical chemist in charge of the pharmacy department of a hospital shall be responsible for ordering, storing and issuing all drugs of addiction in such hospital and for keeping records of drugs of addiction as required by these regulations.

(b) Where a Pharmaceutical Chemist is not Employed.—The matron of a hospital or other person authorized by the Commissioner shall be responsible for ordering, issuing and storing all drugs of addiction in such hospital and for keeping records of drugs of addiction as required by these regulations.

Prescriptions.

51. A prescription for the supply of a drug of addiction shall comply with the following conditions:—

- (a) It shall be written in ink in the handwriting of the prescriber.
- (b) It shall bear the name, address and signature of the medical practitioner or veterinary surgeon by whom it is written.
- (c) It shall bear the name and full address of the patient or, in the case of a prescription for veterinary use, the name and full address of the person having the care of the animal for which it is intended.
- (d) It shall bear the date on which it is written.
- (e) It shall clearly indicate the quantity to be supplied, the maximum number of times it may be repeated and (where applicable) the intervals at which it may be repeated. Provided that a prescription written by a veterinary surgeon may be dispensed once only.
- (f) A prescription written by a veterinary surgeon shall be for veterinary use only and shall be marked "For veterinary use only" or "For animal treatment only."
- (g) If a prescription contains an unusual dose the prescriber shall indicate that such is intended, by underlining that part of the prescription and initialling the same in the margin.
- (h) A prescription shall not bear the impression of a rubber stamp or other such contrivance in lieu of the written signature of the medical practitioner or veterinary surgeon by whom it has been issued.
- (i) A prescription shall not be written in cipher.

51A. For the purposes of regulations 51B to 51G—
"drug addict" means a person who is—

- (a) under a state of periodic or chronic intoxication produced by consumption of a drug of addiction or any substitute therefor;
- (b) under a desire or craving to take a drug of addiction or any substitute therefor until he has so satisfied that desire or craving; or

Reg. 51A
substituted
by G.G.
29/8/80,
p. 3028.

(c) he is under a psychic or physical dependance to take a drug of addiction or any substitute therefor.

Reg. 51B
inserted by
G.G. 29/8/80,
p. 3028.
(Previous
51B deleted
by G.G.
7/11/80,
p. 3746.)

51B. (1) A medical practitioner shall not write, issue or authorize a prescription or document prescribing the use, sale or supply of a drug of addiction, other than methadone or supply a drug of addiction, other than methadone for the treatment of a person who is—

- (a) a drug addict; or
- (b) a person who has been named as a drug addict by the Commissioner by notice forwarded to the medical practitioner, unless he has first obtained written authorization to do so from the Commissioner.

Reg. 51C
inserted by
G.G. 29/8/80,
p. 3029.

51C. A medical practitioner shall not write, issue or authorize a prescription or document prescribing the use, sale or supply of methadone or supply methadone for the treatment of a person who is—

- (a) a drug addict; or
- (b) a person who has been named as a drug addict by the Commissioner by notice forwarded to the medical practitioner, unless the medical practitioner has—
 - (c) notified the Commissioner of the condition of health of that person in accordance with the Drugs of Addiction Notification Regulations 1980 as in force under the Health Act 1911 from time to time; and
 - (d) received written authorization to do so from the Commissioner.

Reg. 51D
inserted by
G.G. 29/8/80,
p. 3029.

51D. (1) Before an authorization is issued by the Commissioner for the treatment of a person with methadone the person in relation to whom the treatment is to be authorized, prescribed or used shall be assessed for such treatment by—

- (a) a medical practitioner employed by the Alcohol and Drug Authority established under the Alcohol and Drug Authority Act 1974;
- (b) a medical practitioner selected by the Authority referred to in paragraph (a) of this subregulation and approved of by the Commissioner;
- (c) a psychiatrist employed by the Mental Health Services of the State;
- (d) a psychiatrist in the course of treating that person at a psychiatric unit of a hospital that is approved of as a teaching hospital as defined in the Hospitals Act 1927; or
- (e) a medical officer attached to a regional hospital established under the Hospitals Act 1927 who is approved of by the Commissioner.

(2) A person who makes an assessment for the purposes of subregulation (1) of this regulation shall specify in the assessment—

- (a) the maximum daily dose not to be exceeded in the treatment in relation to the person with respect to whom the assessment is made; and
 - (b) the maximum period of the treatment,
- and shall sign the assessment in his usual signature.

(3) Regulation 51C of these regulations does not apply to or in relation to the carrying out of an assessment by a person referred to in paragraph (a) or paragraph (d) of subregulation (1) of this regulation.

Reg. 51E
inserted by
G.G. 29/8/80,
p. 3029.

51E. (1) In an authorization given with respect to the treatment of a particular drug addict with methadone the Commissioner may specify that any one or more of the conditions and restrictions set out below apply, namely—

- (a) that the prescription be issued by, or treatment administered by, a specified medical practitioner;
- (b) that the type of methadone prescribed or administered be of the type specified;

- (c) that the amount to be prescribed or used for treatment shall not exceed the amount specified;
- (d) that the amount to be prescribed or used on any one day shall not exceed the amount specified;
- (e) that the concentration to be prescribed or used shall not exceed the concentration specified;
- (f) that the intervals between the issue of prescriptions or the administration of the treatment shall be such as are specified;
- (g) that the prescription be supplied at the pharmacy or institution specified;
- (h) that the amount dispensed on a single prescription form shall not exceed such amount as is specified;
- (i) the amount that may be supplied on any one day shall not exceed such amount as is specified.

(2) Subject to subregulation (3) an authorization under subregulation (1) of this regulation is valid for a period of three months from the date of its issue or such earlier date (if any) as is specified.

(3) The Commissioner may at any time revoke an authorization or if the period has not expired vary the period for which the authorization is valid.

(4) A medical practitioner shall not write, issue or authorize a prescription or document prescribing the use, sale or supply of methadone or supply methadone contrary to such conditions and restrictions as are specified.

(5) A pharmaceutical chemist shall not sell or supply methadone otherwise than in accordance with such conditions and restrictions as are specified.

(6) An authorization issued under these regulations prior to 1 October 1980 is valid until it is revoked by the Commissioner or until it expires whichever first occurs.

(7) In this regulation "specified" means by the Commissioner in an authorization issued by him under this regulation in relation to a drug addict.

51F. (1) A medical practitioner shall not write, issue or authorize a prescription or document or supply a drug of addiction for the treatment of a person, other than a drug addict, for a period in excess of 30 days unless he has first obtained written authorization to do so from the Commissioner.

Reg. 51F
inserted by
G.G. 29/8/80,
pp. 3030-31.

(2) Where a medical practitioner has written, issued or authorized a prescription or document prescribing the use, sale or supply of a drug of addiction, for the treatment of a person other than a drug addict, or supplied a drug of addiction for the treatment of a person, other than a drug addict, for a period of 30 days the medical practitioner shall not thereafter write, issue or authorize a prescription or document prescribing the use, sale or supply of a drug of addiction in relation to that person or supply a drug of addiction in relation to that person unless—

- (a) the medical practitioner has first obtained written authorization under this regulation to do so from the Commissioner; or
- (b) the Commissioner has issued an authorization under this regulation to do so in relation to that person and the authorization is current.

(3) Notwithstanding any authorization referred to in subregulation (1) or subregulation (2) of this regulation a medical practitioner shall not write, issue or authorize a prescription or document prescribing the use, sale or supply of methadone for the treatment of a person or supply methadone for the treatment of a person except for a person suffering from intractable pain arising from a condition of health other than addiction to drugs.

(4) In any authorisation issued for the purposes of subregulation (1) or subregulation (2) of this regulation given with respect to a particular person the Commissioner may specify that any one or more of the conditions and restrictions set out below apply, namely—

- (a) that prescription be issued by or the treatment be administered by a specified medical practitioner;
- (b) that only a specified drug of addiction be prescribed or used for treatment;
- (c) that the type of the drug of addiction specified be of the type specified;
- (d) that the amount to be prescribed or used for treatment shall not exceed the amount specified;
- (e) that the amount to be prescribed or used on any one day shall not exceed the amount specified;
- (f) that the concentration to be prescribed shall not exceed the concentration specified;
- (g) that the intervals between the issue of prescriptions or the administration of the drug of addiction shall be such as are specified;
- (h) that the prescription be supplied at the pharmacy specified;
- (i) that the amount dispensed on a single prescription not exceed such amount as is specified;
- (j) that the amount that may be supplied on any one day shall not exceed such amount as is specified;

(5) An authorization issued for the purposes of subregulation (1) or subregulation (2) of this regulation is valid for such period as is specified unless revoked by the Commissioner before the expiration of that period.

(6) A medical practitioner shall not write, issue or authorize a description or document prescribing the use, sale or supply of a drug of addiction or supply a drug of addiction otherwise than in accordance with such conditions and restrictions as are specified.

(7) A pharmaceutical chemist shall not sell or supply a drug of addiction otherwise than in accordance with such conditions and restrictions as are specified pursuant to this regulation.

(8) An authorization issued prior to 1 October 1980 is valid until revoked by the Commissioner or until it expires whichever first occurs.

(9) In this regulation "specified" means by the Commissioner in an authorization issued by him under this regulation in relation to a person other than a drug addict.

Reg. 51G
inserted by
G.G. 29/8/80,
p. 3031.

51G. (1) Notwithstanding regulations 51B to 51F (inclusive) of these regulations a medical practitioner shall not write, issue or authorize a prescription or document prescribing the use, sale or supply of any of the following drugs of addiction, namely,

Amphetamine
Dexamphetamine
Methyl amphetamine
Phenmetrazine

or the salts of any of those substances and any preparation or admixture containing any of those substances, or the salts of any of those substances,

or supply any such drug of addiction in relation to any person unless he is authorized to do so by the Commissioner.

(2) An authorisation by the Commissioner referred to in subregulation (1) of this regulation may be varied or revoked by the Commissioner at any time.

(3) A medical practitioner who receives an authorization given pursuant to subregulation (1), whether varied under subregulation (2) of this regulation or not, shall not, in any event, write, issue or authorize a prescription or document authorizing the use, sale or supply of any of the drugs of addiction referred to in subregulation (1) of this regulation or supply any such drug of addiction in relation to any person other than for the treatment of a person suffering from narcolepsy or a person suffering from brain damage.

Dispensing Drugs of Addiction.

52. (1) Subject to the Act and these regulations a drug of addiction shall be dispensed or supplied only in accordance with a prescription complying with the requirements of the regulations.

Reg. 52
amended by
G.G. 29/8/80,
p. 3031.

(2) A medical practitioner, pharmaceutical chemist, or veterinary surgeon or an assistant under the direct personal supervision of a medical practitioner, pharmaceutical chemist, or veterinary surgeon shall be the only person who shall dispense a drug of addiction.

(3) The following conditions shall be observed by persons dispensing prescriptions referred to in this regulation:—

- (a) The prescription shall not be dispensed more than the maximum number of times indicated thereon, and on each occasion upon which it is dispensed it shall be stamped or marked in ink, by writing or otherwise, to show clearly the date upon which it is dispensed, and the name and address of the pharmacy at which it is dispensed.
- (aa) Subject to subregulation (7) of this regulation,
 - (i) where a prescription is produced to him and the prescription prescribes no more than one occasion on which it is to be dispensed, the person dispensing the prescription shall retain the prescription in safe custody after having dispensed it;
 - (ii) where a prescription is produced to him and the prescription prescribes more than one occasion on which it is to be dispensed, the person dispensing the prescription shall, after having dispensed it as directed in the prescription, mark the prescription with the number of occasions remaining to be dispensed and return it to the person producing it but if there remain no more occasions on which it is to be dispensed shall, after having dispensed it as directed in the prescription, retain the prescription in safe custody.
- (b) The person who dispenses a prescription which does not clearly indicate the maximum number of times such prescription is to be dispensed, or which has reached the last occasion upon which it can be lawfully dispensed according to the maximum indicated thereon, shall write in ink, stamp, or mark in legible letters across such prescription the word "cancelled".
- (c) The person who dispenses a prescription shall enter, or cause to be entered, in the book prescribed by regulation 44 of these regulations, a proper record of the transaction which record shall be made in such a way as to be easily understood.
- (d) Before the drug of addiction is handed to the purchaser, the prescription, whether given in writing or otherwise, shall be copied in full into a Prescription Book. The entry shall bear an identifying letter or number, and the date upon which the drug of addiction is dispensed, and be signed or initialled by the person who actually dispensed the drug of addiction. For the purpose of these regulations any card system or other system of recording approved by the Commissioner shall be deemed to be the Prescription Book.
- (e) In the case of a repeated prescription, an entry in the Prescription Book of the fact of the repeat, signed or initialled and dated as prescribed shall be sufficient compliance with this regulation.
- (f) The label on the bottle or package containing the drug of addiction shall be marked with the identifying letter or number of the prescription as appearing in the Prescription Book.

(g) The Prescription Book shall be kept at the place at which the drug of addiction was dispensed and shall be produced on demand to any person authorized in that behalf under the Act or these regulations.

(4) A prescription marked "cancelled" or that is more than six months old shall not be dispensed.

(5) A prescription which is illegible or defaced or which appears to be for the purpose of enabling some unauthorised person to obtain a drug of addiction, or which does not appear to be genuine, shall not be dispensed.

(6) A pharmaceutical chemist to whom a prescription referred to in subregulation (5) of this regulation is presented shall retain the prescription and forthwith inform the Commissioner of the relevant circumstances and the reasons for his refusal to dispense the prescription.

(7) A pharmaceutical chemist shall forward to the Commissioner not later than 21 days after the last day of each month every form of prescription of a drug of addiction (whether original or copy thereof) retained at the pharmacy pursuant to this regulation during that month unless he is required to do otherwise by a law of the Parliament of the Commonwealth.

(8) A pharmaceutical chemist shall deliver up any document, prescription, authorization or record relating to the sale or supply of a drug of addiction upon request made by any inspector appointed under the Health Act 1911 or to any other person authorized in that behalf by the Minister.

Dispensing Drugs of Addiction in Case of Emergency.

53. Where a medical practitioner or veterinary surgeon in a case of emergency orally or by telephone or telegram directs the dispensing of a drug of addiction, he shall forthwith write a prescription complying with the conditions prescribed in regulation 51 of these regulations, mark such prescription so as to show clearly that it is in confirmation of the directions given by him orally or by telephone or telegram, and despatch such prescription within 24 hours to the person by whom the drug of addiction was dispensed.

Delivery of Drugs of Addiction on Order.

54. (1) A drug of addiction shall not be delivered to any person except on the authority of a written order signed by the person licensed or otherwise authorized to procure or be in possession of the drug of addiction.

(2) A drug of addiction shall not be delivered to any person not licensed, or otherwise authorized to be in possession of the drug of addiction, who purports to be sent by or on behalf of the person so licensed or authorized, unless the firstmentioned person produced an authority in writing signed by the person so licensed or authorized to receive the drug of addiction on his behalf, and unless the person supplying the drug of addiction is satisfied that the authority is genuine.

(3) This regulation does not apply to medicines dispensed in pursuance of the foregoing regulations.

Common Carrier Protected.

55. A common carrier or his employee is hereby authorized to be in possession of any drug of addiction so far only as the possession is necessary for the transport of the drug of addiction in the ordinary course of business.

Safe Custody of Drugs of Addiction.

56. (1) Subject to regulation 56A any person licensed or authorized to have a drug of addiction in his possession shall store such drug of addiction in a poisons cupboard, securely locked.

(2) This regulation does not apply to—

(a) a person who has been supplied with the drug of addiction pursuant to a prescription from a medical practitioner or veterinary surgeon; or

- (b) a medical practitioner or veterinary surgeon when transporting the drug of addiction for the purpose of his profession or practice, if such medical practitioner or veterinary surgeon takes reasonable precautions to protect such drug of addiction against theft or loss.

56A. (1) Where a pharmacist is in possession of Eighth Schedule poisons for the purposes of his profession or employment, he shall store those poisons in the type of safe prescribed by this regulation or in similar storage accommodation approved by the Commissioner for this purpose.

Reg. 56A
inserted by
G.G. 7/9/71,
p. 3278.
Amended by
G.G. 3/5/74,
pp. 1434-5;
G.G. 15/4/76,
p. 1183.

(2) The safe required by subregulation (1) of this regulation shall be in a portion of the premises not accessible to the public and shall be—

- (a) constructed of black mild steel plate not less than 9.5 millimetres thick;
 - (b) constructed with continuous welding of all edges; and fitted with a solid mild steel bar of not less than eight millimetres at its smallest diameter, situated not more than 100 millimetres above or below the lock, fixed to both sides of the safe by drilling and backwelding;
 - (c) fitted with a door constructed of black mild steel plate not less than 9.5 millimetres thick, the door being flush fitting with a clearance around the door of not more than 1.5 millimetres;
 - (d) fitted with two or more fixed locking bars welded to the inside face of the door near the hinge edge at not greater distances than 300 millimetres apart from centre of locking bar to centre of locking bar; one fixed locking bar to be not further than 150 millimetres from the top of the safe door, and one fixed locking bar to be not further than 150 millimetres from the bottom of the safe door; each locking bar engaging in a rebate in the cupboard body when the door is closed.
 - (e) fitted with a five lever keylock, or locking mechanism providing at least equivalent security, securely affixed to the rear face of the door; when the height of the safe door exceeds 610 millimetres but does not exceed 915 millimetres a second five lever keylock or locking mechanism providing at least equivalent security shall be securely affixed to the rear face of the door, and this lock shall be keyed alike to the first lock.
 - (f) securely attached to the wall or floor in the following manner—
 - (i) Where the wall and the floor are constructed of brick or concrete the safe shall be attached to the wall or the floor by means of suitably sized expanding bolts through holes 9.5 millimetres in diameter drilled in the rear or floor of the safe.
 - (ii) Where the wall only is constructed of brick or concrete the safe shall be attached to the wall by means of suitably sized expanding bolts through holes 9.5 millimetres in diameter drilled in the rear of the safe.
 - (iii) Where the floor is constructed of brick or concrete, but the wall is of timber construction, the safe shall be attached to the floor by means of suitably sized expanding bolts through holes 9.5 millimetres in diameter drilled in the bottom of the safe.
 - (iv) Where neither a floor nor a wall constructed of brick or concrete is available, the safe shall be attached to the wall or floor by a method that will ensure that the safe cannot be easily removed.
- (3) Notwithstanding subregulation (2) of this regulation a safe built or placed under the floor, shall be deemed to have met the security specifications of that subregulation if it meets the following requirements—
- (a) the container and neck of the safe shall be constructed of black mild steel plate;
 - (b) the container and neck of the safe shall be embedded in reinforced concrete; and
 - (c) the safe shall have a substantial closure fitted with a five lever keylock or other locking mechanism providing at least equal security, or alternatively a keyless combination lock.

(4) A pharmacist shall keep in his immediate and personal possession the key to any such safe referred to in subregulation (1) of this regulation and the safe shall be locked at all times except when items are being placed into or removed from it.

Reg. 56B
inserted by
G.G. 7/9/71,
p. 3279.

56B. All Eighth Schedule poisons—

- (a) stored in the pharmacy department of a hospital which employs a pharmacist, shall be stored in a locked safe kept solely for that purpose or in similar storage accommodation approved by the Commissioner and the key shall be kept in the possession of the pharmacist-in-charge and not left on the premises where the Eighth Schedule poisons are stored except when it is given into the possession of another pharmacist, medical practitioner or dentist;
- (b) in a hospital which does not employ a pharmacist, shall be stored in the hospital in locked storage accommodation approved by the Commissioner prior to the distribution of supplies to wards, and ward supplies shall be stored in locked cupboards in wards or in locked portions of cupboards kept solely for the storage of Eighth Schedule poisons;
- (c) kept by persons licensed to procure, manufacture or supply drugs of addiction by wholesale dealing, shall be stored in a locked storage accommodation approved by the Commissioner and the key shall be in the possession of the person so licensed or in the possession of some other person authorized by the Commissioner.

Labelling.

57. (1) A person shall not supply any drug of addiction unless the package or bottle containing the drug of addiction is plainly labelled or marked to show the quantity of such drug of addiction contained therein.

(2) A person shall not supply any preparation or admixture containing any drug of addiction, unless the package or bottle containing that preparation or admixture is plainly labelled or marked to show the total quantity of such preparation or admixture in the package or bottle and the percentage or quantity of the drug of addiction contained therein, or in the case of tablets or other articles, the number of such tablets or articles in the package or bottle and the percentage or quantity of the drug of addiction contained in each tablet or article.

(3) This regulation does not apply to any drug of addiction, preparation, or admixture dispensed in accordance with these regulations.

Improper Prescribing or Use of Drugs of Addiction.

58. (1) A medical practitioner or veterinary surgeon shall not knowingly give a prescription for a drug of addiction merely for purposes of addiction.

(2) A medical practitioner or dentist shall not knowingly supply or administer a drug of addiction merely for purposes of addiction.

Names of Persons from whom Licence or Authority Withdrawn to be Published.

Reg. 59
substituted
by G.G.
29/8/80,
p. 3031.

59. A decision of the Commissioner cancelling, suspending or revoking an authorization, licence or permit conferred or issued under the Act or these regulations or any other decision of the Commissioner may be published in the *Government Gazette*.

Appeals.

60. (1) Any person desirous of appealing under the provisions of section 29 of the Act shall lodge with the Clerk of Petty Sessions of the Court of Petty Sessions held nearest to the place of business of the appellant notice of appeal in the Form 12 in Appendix A to these regulations.

(2) A copy of the notice shall be served on the Commissioner within seven days after lodging the notice with the Clerk of Petty Sessions.

(3) On proof by affidavit to the satisfaction of the magistrate that the notice has been duly served, the magistrate shall cause to be sent to the parties written notice of a date and time for the hearing of the appeal, which date shall not be less than fourteen clear days from the service of the notice.

61. If either party to the appeal neglects to appear personally or by counsel or solicitor on the date and at the time fixed for hearing, the magistrate may—

- (a) where the appellant fails to appear, dismiss the appeal;
- (b) where the Commissioner fails to appear, hear the appeal or adjourn it to some other date.

62. On the hearing and determination of the appeal the magistrate may make such order as to costs to be paid by either party to the appeal as he may think just.

63. On the hearing of the appeal, it shall proceed according to the procedure and rules of evidence applicable in the Court of Petty Sessions.

APPENDIX A

Appendix A amended by G.G. 14/6/67, pp. 1582-3; G.G. 22/9/69, p. 2876; G.G. 3/5/74, p. 1435; G.G. 5/10/79, pp. 3085/6.

Form 1.

Poisons Act 1964.

LICENCE TO PROCURE, MANUFACTURE AND SUPPLY POISONS (OTHER THAN DRUGS OF ADDICTION) BY WHOLESALE DEALING.

This licence is granted to and authorizes him to procure, manufacture and supply by wholesale dealing on behalf of the poisons specified in the *1st, 2nd, 3rd, 4th, 6th, 7th Schedules to the Poisons Act.

Subject to the following conditions:—

1. The poisons will be manufactured at premises situated at
 - (a) under the personal supervision of who holds the qualification (or)
 - (b) under the direction of who holds the qualification and under the personal supervision of who is an experienced person within the meaning of the regulations (or)
 - (c)
 2. The poisons will be supplied from premises situated at
 - (a) under the personal supervision of who holds the qualification (or)
 - (b) under the direction of who holds the qualification and under the personal supervision of who is an experienced person within the meaning of the regulations (or)
 - (c)
 3. (a)
 - (b)
- Dated at Perth.....19.....
Valid until 30th June, 19.....

Commissioner of Public Health.

* Strike out whichever is not applicable.

Form 1A.

Poisons Act 1964.

APPLICATION FOR LICENCE TO PROCURE, MANUFACTURE AND SUPPLY
POISONS (OTHER THAN DRUGS OF ADDICTION) BY WHOLESALE
DEALING.To the Commissioner of Public Health,
Public Health Department,
‡Perth.

Mr.

I, Mrs.
Miss (Full Name)hereby apply for a licence to procure, manufacture and supply by wholesale dealing
on behalf of the poisons specified in the *1st, 2nd, 3rd, 4th,
6th, 7th Schedules to the Poisons Act.

In support of this application I declare that—

1. The poisons will be manufactured at premises situated at.....

- (a) under the personal supervision of..... who holds
the qualification (or)
- (b) under the direction of..... who holds the qualifi-
cation and under the personal supervision of
..... who is an experienced person within the
meaning of the regulations (or)
- (c)

2. The poisons will be supplied from premises situated at.....

- (a) under the personal supervision of.....
who holds the qualification..... (or)
- (b) under the direction of..... who holds the qualifi-
cation and under the personal supervision of
..... who is an experienced person within the
meaning of the regulations (or)
- (c)

Date.....

Signature of Applicant.
.....

Form 2.

Poisons Act 1964.

LICENCE TO PROCURE, MANUFACTURE AND SUPPLY BY WHOLESALE
DEALING DRUGS OF ADDICTION.This licence is granted to..... and authorizes
him to procure, manufacture and supply by wholesale dealing on behalf of
..... the following drugs of addiction.....

Subject to the following conditions:—

1. The drugs of addiction will be manufactured at premises situated at.....

- (a) under the personal supervision of.....
who holds the qualification..... (or)
- (b) under the direction of..... who holds
the qualification..... and under the
personal supervision of..... who is an
experienced person within the meaning of the regulations.

* Strike out whichever is not applicable.

‡ The present address is 60 Beaufort Street, Perth.

2. The drugs of addiction will be supplied from premises situated at.....
 (a) under the personal supervision of who holds the qualification (or)
 (b) under the direction of who holds the qualification and under the personal supervision of who is an experienced person within the meaning of the regulations.

3. (a)
 (b)

Dated at Perth..... 19.....
 Valid until 30th June, 19.....

 Commissioner of Public Health.

Form 2A.

Poisons Act 1964.

APPLICATION FOR LICENCE TO PROCURE, MANUFACTURE AND SUPPLY BY WHOLESALE DEALING DRUGS OF ADDICTION.

To the Commissioner of Public Health,
Public Health Department,
*Perth.

Mr.
I, Mrs..... hereby apply for
Miss (Full Name)
a licence to procure, manufacture and supply by wholesale dealing the following drugs of addiction.....

In support of this application I declare that:—

1. The drugs of addiction will be manufactured at premises situated at
 (a) under the personal supervision of who holds the qualification (or)
 (b) under the direction of who holds the qualification and under the personal supervision of who is an experienced person within the meaning of the regulations.

2. The drugs of addiction will be supplied from premises situated at.....
 (a) under the personal supervision of who holds the qualification (or)
 (b) under the direction of who holds the qualification and under the personal supervision of who is an experienced person within the meaning of the regulations.

Date.....
Signature of Applicant.

Form 3.

Poisons Act 1964.

PHARMACEUTICAL CHEMIST'S LICENCE TO SELL POISONS.

This licence is granted to.....
and authorizes him to sell poisons at premises situated at.....

Dated at Perth..... 19.....
Valid until 30th June, 19.....

Commissioner of Public Health.

* The present address is 60 Beaufort Street, Perth.

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Form 3A.

Poisons Act 1964.

APPLICATION FOR PHARMACEUTICAL LICENCE TO SELL
POISONS.To the Commissioner of Public Health,
Public Health Department,
* Perth.

Mr.
I, Mrs.....
Miss..... (Full Name)
a pharmaceutical chemist registered to practice in Western Australia, hereby apply
for a licence to sell poisons at premises situated at.....
..... which premises are registered as a Pharmacy
under the Pharmacy Act 1964, the Registration Certificate in respect of which is
No..... valid until 30th June, 19.....

Date.....

Signature of Applicant.

Form 4.

Poisons Act 1964.

LICENCES TO SELL BY RETAIL POISONS SPECIFIED IN THE
6TH SCHEDULE.

This licence is granted to.....
and authorizes him to procure, and to sell by retail, on behalf of.....
..... the poisons specified in the 6th Schedule to the
Poisons Act 1964, at premises situated at.....

Dated at Perth..... 19.....

Valid until 30th June, 19.....

.....
Commissioner of Public Health.

Form 4A.

Poisons Act 1964.

APPLICATION FOR LICENCE TO SELL BY RETAIL POISONS
SPECIFIED IN THE 6TH SCHEDULE.To the Commissioner of Public Health,
Public Health Department,
* Perth.

Mr.
I, Mrs.....
Miss..... (Full Name)
hereby apply for a licence to sell, by retail, on behalf of.....
..... the poisons specified in the 6th Schedule to
the Poisons Act 1964.

I declare that—

- (a) I have attained the age of 21 years.
- (b) The poisons will be sold only at premises situated at.....
- (c) The poisons will not be sold by an assistant under 18 years of age.
- (d) The poisons will not be sold to anyone who is apparently under 16
years of age.

Date.....

Signature of Applicant.

* The present address is 60 Beaufort Street, Perth.

Form 5.

Poisons Act 1964.

LICENCE TO SELL BY RETAIL POISONS SPECIFIED IN THE 1ST, 2ND OR 6TH SCHEDULES.

This licence is granted to and authorizes him to procure, and to sell by retail, on behalf of the poisons specified in the 1st, 2nd or 6th Schedules to the Poisons Act 1964, at premises situated at

Dated at Perth.....19..... Valid until 30th June, 19.....

Commissioner of Public Health.

Form 5A.

Poisons Act 1964.

APPLICATION FOR LICENCE TO SELL BY RETAIL POISONS SPECIFIED IN THE 1ST, 2ND OR 6TH SCHEDULES.

To the Commissioner of Public Health, Public Health Department, * Perth.

Mr. I, Mrs..... Miss (Full Name)

hereby apply for a licence to sell, by retail, on behalf of the poisons specified in the 1st, 2nd or 6th Schedules of the Poisons Act 1964, at premises situated at

I declare that—

- (a) I have attained the age of 21 years. (b) These premises are distant at least eight kilometres from the nearest place at which a pharmaceutical chemist conducts a pharmacy. (c) The poisons will not be sold by an assistant under 18 years of age. (d) The poisons will not be sold to anyone who is apparently under 16 years of age.

Date.....

Signature of Applicant.

Form 6.

Poisons Act 1964.

LICENCE TO SELL BY RETAIL POISONS SPECIFIED IN THE 7TH SCHEDULE.

This licence is granted to and authorizes him to procure, and sell by retail, on behalf of at premises situated at, the following poisons specified in the 7th Schedule:—

Subject to the following conditions:—

Dated at Perth.....19..... Valid until 30th June, 19.....

Commissioner of Public Health.

* The present address is 60 Beaufort Street, Perth.

Form 6A.

Poisons Act 1964.

APPLICATION FOR LICENCE TO SELL BY RETAIL
POISONS SPECIFIED IN THE 7TH SCHEDULE.

To the Commissioner of Public Health,
Public Health Department,
* Perth.

Mr.
I, Mrs.
Miss (Full Name)

hereby apply for a licence to sell, by retail, on behalf of
..... poisons specified in the 7th Schedule:—
.....
.....

I declare that—

- (a) I have attained the age of 21 years.
- (b) The poisons will be sold only at premises situated at
- (c) The poisons will be sold only by myself or by an assistant who is not less than 18 years of age.
- (d) The poisons will not be sold to anyone who is apparently under 16 years of age.
- (e)

Date.....
.....
Signature of Applicant.

Form 6B.

Poisons Act 1964.

POISONS PERMIT (DISTRIBUTION OF SAMPLES).

This permit is granted to of
..... representative of, licensed
manufacturers of, or wholesale dealers in, drugs containing poisons specified in
the First, Second, Third or Fourth Schedules to the Poisons Act 1964; and autho-
rizes him/her to procure samples of the aforesaid drugs from.....

(Name of manufacturers or wholesalers)

and supply them to persons authorized by regulation 8A of the Poisons Act Regula-
tions 1965 (as amended) to receive them.

Dated at Perth....., 19.....

Valid until 30th June, 19.....
.....
Commissioner of Public Health.

Form 6C.

Poisons Act 1964.

APPLICATION FOR POISONS PERMIT (DISTRIBUTION OF SAMPLES).

To the Commissioner of Public Health,
Public Health Department,
Perth.

I, of being a representative of
....., licensed manufacturer of, or wholesale dealer in,
drugs containing poisons specified in the First, Second, Third or Fourth Schedules
to the Poisons Act 1964, hereby apply for a permit to procure from.....

(Name of manufacturers or wholesalers)

and to supply to persons authorized to receive them, samples containing drugs
specified in the First, Second, Third or Fourth Schedules to the Poisons Act 1964.

Dated at Perth , 19.....

Valid until 30th June, 19.....
.....
Commissioner of Public Health.

* The present address is 60 Beaufort Street, Perth.

Form 7.

Poisons Act 1964.

POISONS PERMIT (INDUSTRIAL).

This permit is granted to..... and authorizes him to purchase on behalf of..... from a manufacturer or wholesale dealer—

- (a) the poisons specified in the Schedules to the Poisons Act 1964; (b) the following poisons:—

This permit is issued subject to the following conditions:—

- (1) the poisons will be stored only at premises situated at.....; (2) the poisons will not be resold; (3) the poisons will be used only for the following purposes:— (4)

Dated at Perth....., 19..... Valid until 30th June, 19.....

Commissioner of Public Health.

Form 7A.

Poisons Act 1964.

APPLICATION FOR POISONS PERMIT (INDUSTRIAL).

To the Commissioner of Public Health, Public Health Department, Perth.

Mr. I, Mrs. Miss (Full Name) hereby apply on behalf of..... for a permit to purchase from a manufacturer or wholesale dealer—

- (a) the poisons specified in the *1st, 2nd, 3rd, 4th, 6th, 7th, 8th Schedules to the Poisons Act 1964; or (b) the following poisons:—

In support of this application I declare that—

- (1) the poisons will be stored only at premises situated at..... (2) the poisons will not be resold; (3) the poisons will be used only for the following purposes:— (4)

Date.....

Signature of Applicant.

* Strike out whichever does not apply. ‡ The present address is 60 Beaufort Street, Perth.

Form 8.

Poisons Act 1964.

POISONS PERMIT (EDUCATIONAL, ADVISORY OR RESEARCH).

This permit is granted to.....and authorizes him to purchase on behalf of..... from a manufacturer or wholesale dealer—

- (a) the poisons specified in the Schedules to the Poisons Act 1964.
(b) the following poisons:—

This permit is issued subject to the following conditions:—

- (1) The poisons will be stored only at premises situated at.....
(2) the poisons will not be resold;
(3) the poisons will be used only for the following purposes:—
(4)

Dated at Perth....., 19.....
Valid until 30th June, 19.....
Commissioner of Public Health.

Form 8A.

Poisons Act 1964.

APPLICATION FOR POISONS PERMIT. (EDUCATIONAL, ADVISORY OR RESEARCH.)

To the Commissioner of Public Health, Public Health Department, Perth.

Mr. I, Mrs. Miss (Full Name)

hereby apply on behalf of.....for a permit to purchase from a manufacturer or wholesale dealer—

- (a) the poisons specified in the *1st, 2nd, 3rd, 4th, 6th, 7th, 8th Schedules to the Poisons Act 1964; or
(b) the following poisons:—

In support of this application I declare that—

- (1) The poisons will be stored only at premises situated at.....
(2) the poisons will not be resold;
(3) the poisons will be used only for the following purposes:—
(4)

Date.....
Signature of Applicant.

* Strike out whichever does not apply.
‡ The present address is 60 Beaufort Street, Perth.

Form 9.

Poisons Act 1964.

LICENCE TO HAWK, PEDDLE OR DISTRIBUTE POISONS.

This licence is granted to..... and authorizes him to sell by hawking or peddling, or to distribute as a sample, the following poisons:—

.....
.....

This licence is issued under section 48 of the Poisons Act 1964, and is subject to the following conditions, limitations and restrictions:—

.....
.....

Dated at Perth.....19.....

Valid until.....19.....

.....
Commissioner of Public Health.

Form 9A.

Poisons Act 1964.

APPLICATION FOR LICENCE TO HAWK, PEDDLE OR DISTRIBUTE POISONS.

To The Commissioner of Public Health,
Public Health Department,
* Perth.

Mr.
I, Mrs.....
Miss..... (Full Name)

of hereby apply for a licence to hawk,
(Address)

peddle, or distribute as a sample, the following poisons:—

.....
.....

In support of this application I declare that—

- (a) I have attained the age of 21 years;
- (b) the poisons will not be sold by an assistant under 18 years of age;
- (c) the poisons will not be sold to anyone who is apparently under 16 years of age;
- (d) the poisons will be sold or distributed only in the areas specified in the licence;
- (e)

Date.....19.....

.....
Signature of Applicant.

* The present address is 60 Beaufort Street, Perth.

Form 10.

Poisons Act 1964.

APPLICATION FOR CLASSIFICATION OF A NEW DRUG.

To the Commissioner of Public Health,
Public Health Department,
* Perth.

I (or we).....of
....., herewith make
application for classification of the new drug.....

I (or we) request that this drug be—

- (a) included in Schedule.....;
- (b) exempted from inclusion in any Schedule;
- (c) preparations containing not more thanper
cent of the drug be.....

In support of this application I (we) submit the following information:—

1. The (a) approved name of the drug.....
(b) generic name of the drug.....
2. The trade name (or names).....
3. The proprietary name (or names).....
4. The chemical name.....
5. The chemical nature.....
6. The chemical structure and formula.....
7. Its description in precise chemical terms, together with its physical details.....
8. The nature and limits of any impurities present.....
9. Particulars of the tests and standards applied to control its potency, purity and safety during manufacture and storage.....
10. Full details of investigations made with respect to the safety and efficacy of the drug, including tests carried out by universities and/or research institutions, and clinical trials.

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

- (a) acute, sub-acute and chronic toxicity;
 - (b) uniformity of response within a species and among different species;
 - (c) occurrence of unusual or alarming reactions, such as carcinogenesis;
 - (d) known side effects;
 - (e) occurrence of sensitivity tolerance or idiosyncrasy in response to the substance;
 - (f) Metabolism, rate, extent and mode of elimination of the substance;
 - (g) any tendency towards accumulation in the body;
 - (h) any special incompatibility;
 - (i) method of assay.
11. A statement of the amounts of all ingredients, route of administration, proposed dosage, the claims to be made for such drug and a description of the pharmaceutical forms in which it is proposed to be sold.
 12. Full details of proposed labelling and packaging.
 13. Evidence of approval or rejection by any other statutory body or authority.
 14. Complete bibliography of any publications relating to pharmacological and therapeutic actions, including clinical trials.

* The present address is 60 Beaufort Street, Perth.

Form 11.

Poisons Act 1964.

PERMIT TO SUPPLY FOR VETERINARY USE THE PREPARATIONS REFERRED TO IN REGULATION 39 (2).

This permit is granted to.....and authorizes him to sell on behalf of..... at premises situated at..... the preparations referred to in regulation 39 (2).

Dated at Perth..... 19.....

Valid until 30th June, 19.....

..... Commissioner of Public Health.

Form 11A.

Poisons Act 1964.

APPLICATION FOR PERMIT TO SUPPLY FOR VETERINARY USE THE PREPARATIONS REFERRED TO IN REGULATION 39 (2).

To the Commissioner of Public Health, Public Health Department, * Perth.

Mr. I, Mrs..... Miss (Full Name).....

hereby apply for a permit to sell on behalf of..... at premises situated at..... the preparations referred to in regulation 39 (2) of the Poisons Act Regulations 1965.

Date..... 19.....

..... Signature of Applicant.

Form 11AA.

POISONS ACT 1964.

Stockfeed Manufacturer's Permit.

This permit is granted to..... and authorizes him to sell by retail on behalf of..... to any person producing the written order of a veterinary surgeon such mixture containing the following Fourth Schedule drugs as may be specified in the order, and within the limits as to quantity and composition set out in the order:

Fourth Schedule drugs to which this permit applies—

This permit is issued subject to the following conditions:—

(1) the mixture will be stored at and sold from premises situated at.....;

(2)

Dated at Perth....., 19.....

Valid until 30th June, 19.....

..... Commissioner of Public Health.

* The present address is 60 Beaufort Street, Perth.

Form 11AB.

POISONS ACT 1964.

Application for Stockfeed Manufacturer's Permit.

To the Commissioner of Public Health,
Public Health Department,
*PERTH, W.A. 6000.

Mr.

I, Mrs.....

Miss (Full Name)

hereby apply on behalf of..... for
a permit to sell by retail upon the written order of a veterinary surgeon mixtures
of stockfeed containing the following Fourth Schedule drugs:

.....
.....

In support of this application I declare that—

(1) the mixtures will be stored at and sold from premises situated at

.....;

(2)

.....

Date.....

Signature of Applicant.

Form 12.

Poisons Act 1964.

NOTICE OF APPEAL UNDER SECTION.

IN the Court of Petty Sessions
at

BETWEEN

..... Appellant

and

..... Respondent

TAKE NOTICE that pursuant to the provisions of Section of the Poisons
Act 1964, I intend to appeal to the Magistrate of the abovenamed Court against
your (a) on the day
of 19..... (b)

Dated this day of 19.....

Appellant.

To the Commissioner of Public Health
And to

- (a) State whether refusal, cancellation, order, etc., of the Commissioner.
- (b) Set out particulars of the decision of the Commissioner.

* The present address is 60 Beaufort Street, Perth.

Form 13.

Poisons Act 1964.

POISONS PERMIT (DEPARTMENTAL AND HOSPITAL).

THIS permit is granted to and authorizes him to purchase on behalf of from a manufacturer or wholesale dealer—

- (a) the poisons specified in the Schedules to the Poisons Act 1964.
- (b) the following poisons—

.....
.....

This permit is issued subject to the following conditions:—

- (1) the poisons will be stored only at premises situated at
- (2) the poisons will not be resold unless the poisons referred to above have been purchased on behalf of a public hospital;
- (3) the poisons will be used only for the following purposes:—
.....
.....
- (4)

Dated at Perth, 19.....

Valid until 30th June, 19.....

.....
Commissioner of Public Health.

Form 13A.

Poisons Act 1964.

APPLICATION FOR POISONS PERMIT (DEPARTMENTAL AND HOSPITAL).

To the Commissioner of Public Health,
Public Health Department,
*Perth.

Mr.
I, Mrs.....
Miss (Full Name)

hereby apply on behalf of for a permit to purchase from a manufacturer or wholesale dealer—

- (a) the poisons specified in the **1st, 2nd 3rd, 4th, 6th, 7th, 8th Schedules to the Poisons Act 1964; or
- (b) the following poisons:—

.....
.....

In support of this application I declare that—

- (1) the poisons will be stored only at premises situated at
- (2) ‡ the poisons will not be resold;
- (3) the poisons will be used only for the following purposes:—
.....
.....
- (4)

Date.....

.....
Signature of Applicant.

* The present address is 60 Beaufort Street, Perth.
** Strike out whichever does not apply.
‡ Strike out if permit is sought on behalf of a public hospital.

APPENDIX B.
DRUG REGISTER OF DRUGS OF ADDICTION USED AND RECEIVED.

Date on which Transaction was Effected	Person, Body or Firm to Whom Sold or Supplied, or from Whom Received		Amount Used Sold or Supplied	Balance	Prescription Number	Prescriber	Dispenser
	Name and Address	Amount Received					

APPENDIX C.

POISONS AND HAZARDOUS SUBSTANCES REQUIRED TO BE LABELLED WITH FIRST AID MEASURES.

Appendix C
substituted
by G.G.
7/12/79.
pp. 3799-3805.

Except where otherwise stated, a poison or hazardous substance in this Appendix includes any derivative, compound, preparation or admixture included in relation to that item in a Schedule in Appendix A to the Poisons Act.

ACEPHATE	(BETA-{4-CHLOROPHENOXY}-
ACETIC ACID, GLACIAL	ALPHA-{1,1-DIMETHYLE-
ACETIC ANHYDRIDE	THYL}{1H-1,2,4-TRIAZOLE-1-
ACETONE	ETHANOL}{TRIADI-
ACROLEIN	MENOL})
AKLOMIDE	BLEACHES containing more than
ALACHLOR	4 per cent available chlorine
ALDICARB	BHC
ALDRIN	BINAPACRYL
ALKALINE SALTS	BORAX
ALLIDOCHLOR	BORIC ACID
ALLYL ALCOHOL	BORON COMPOUNDS
APHA-CHLORALOSE	BORON TRIFLUORIDE
AMETRYN	BROMOFORM
ALPHA CYANO-3-PHENOXY-	BROMOPHOS
BENZYL 2,2 DIMETHYL-3-	BROMOPHOS-ETHYL
(2,2-DICHLORVINYL)	BROMOXYNIL
CYCLOPROPANE	BROTIANID
(S)-ALPHA-CYANO-M-PHEN-	BRUCINE
OXYBENZYL (1R,3R) (2,2	BUTACARB
DIBROMOVINYL) 2,2 DI	BUTHIDAZOLE
METHYL CYCLOPROPANE	2-BUTOXY-2'-THIOCYANO
CARBOXYLATE	DIETHYL ETHER
AMIDITHION	2-SEC-BUTYLAMINO-4-ETHYL-
AMINES AND ORGANIC ANHY-	AMINO-6-METHOXY-1,3,5-
DRIDES USED AS CURING	TRIAZINE
AGENTS FOR EPOXY	2-TERT-BUTYLAMINO-4-
RESINS	ETHYLAMINO-6-METHOXY-
2-AMINOBUTANE	1,3,5-TRIAZINE
AMINOCARB	4-N-BUTYL-4H-1,2,4-TRIAZOLE
4-AMINOPYRIDINE	BUTYNORATE
AMITON	CADMIUM COMPOUNDS
AMITRAZ	CALCIUM HYPOCHLORITE
AMITROLE	CAMPHOCHLOR
AMMONIA	CAMPHOR
AMMONIUM THIOCYANATE	CAMPHORATED OIL
ALILINE	CAPTAFOL
ANTICOAGULANTS	CARBARYL
ANTIMONY COMPOUNDS	CARBOFURAN
ANTU	CARBON BISULPHIDE
ARECOLINE	CARBON TETRACHLORIDE
ARPRINOCID	CARBOPHENOTHION
ARSENIC COMPOUNDS	CDEC
AZINPHOS-ETHYL	CHLORDANE
AZINPHOS-METHYL	CLORDECONE
AZOBENZENE	CHLORETHALIN
BARBAN	CHLORFENAC
BARIUM COMPOUNDS	CHLORFENETHOL
BENDIOCARB	CHLORFENSON
BENQUINOX	CHLORFENVINPHOS
BENSULIDE	CHLORINE
BENTAZONE	CHLORMEQUAT
BENZENE	CHLORNIDINE
BENZOYL PEROXIDE	CHLOROCRESOL
BENTHIOCARB	CHLORODIMEFORM
5-BENZYL-FUR-EYLMETHYL	CHLOROFORM
(1'R,3'S, E)-2',2'-DIMETHYL-	CHLOROMETHIURON
3'- (2-OXO-2,3,4,5-TETRA-	
HYDRO-3-THIENYLIDINE-	
METHYL)-CYCLOPROPANE	
CARBOXYLATE	

S-(6-CHLORO-2-OXO-OXAZOLO {4,5-B}-PYRIDIN-3- YLMETHYL) 0,0-DIMETHYL PHOSPHOROTHIOATE	DIFENZOQUAT DIMEFOX DIMETHIRIMOL DIMETHOATE 1,3-DI-(METHOXYCARBONYL)- 1-PROPEN-2-YL-DIMETHYL PHOSPHATE DIMETHYL FORMAMIDE 2-(2',4'-DIMETHYL-PHENYLI- MINO)-3-METHYL-4- THIAZOLINE DIMETHYL SULPHOXIDE DIMETILAN DIMETRIDAZOLE DINITRAMINE DINITROCRESOLS DINITROPHENOLS DINOCAP DINOSEB DIOXACARB DIOXATHION DIPHACINONE DIPHENAMID DIQUAT DISTILLATE DISULFIRAM DISULFOTON DITHIANON DITHIOCARBAMATES DIUREDOSAN DNOC DODINE 2,2-DPA ENDOSULFAN ENDOTHAL ENDRIN EPICHLOROHYDRIN EPOXY RESINS LIQUID EPTC ETHEPHON ETHER ETHION ETHIOFENCARB ETHOATE-METHYL ETHOFUMESATE ETHOPROPHOS ETHOXYQUIN 5-ETHOXY-3-TRICHLORO- METHYL-1,2,4-THIADIA- ZOLE ETHYL BROMIDE ETHYLENE CHLORO- HYDRIN ETHYLENE DIBROMIDE ETHYLENE DICHLORIDE ETHYLENE OXIDE ETHYLENE GLYCOL ETHYL FORMATE N-(1-ETHYLPROPYL)-3,4- DIMETHYL-2,6-DINITRO- ANILINE EUCALYPTUS OIL FAMPHUR FENAMINOSULF FENAMIPHOS FENAZAFLOR FENBUTATIN OXIDE FENCHLORPHOS FENITROTHION
CHLOROPHACINONE CHLOROPICRIN CHLOROPROPYLATE CHLOROTHALONIL CHLORPYRIFOS CHLORPYRIFOS-METHYL CHLORTHIAMIDE CHROMATES CHROMIUM TRIOXIDE COPPER SALTS COUMAPHOS COUMARIN DERIVATIVES COUMATETRALYL 4-CPA CREOSOTE CRESOLS CROTOXYPHOS CRUFOMATE CYANATRYN CYANAZINE CYANIDES CYANOACRYLIC ACID ESTERS CYCLOHEXANONE PEROXIDE CYHEXATIN 3-CYCLOHEXYL-6- (DIMETHYLAMINO)-1- METHYL-1,3,5-TRIAZINE- 2,4(1H,3H)-DIONE CYCLOSULFYNE 2,4-D DALAPON DAZOMET 2,4-DB DDT DEMETON DEMETON S-METHYL 2,4-DES DI-ALLATE DIAZINON 1,2-DIBROMO-3-CHLOROPRO- PANE DICAMBA DICHLOFENTHION DICHLONE DICHLORFLUANID 0-DICHLOROBENZENE P-DICHLOROBENZENE DICHLOROETHYLENE DICHLOROETHYL ETHER 1,2-DICHLOROPROPENE 1,3-DICHLOROPROPENE DICHLORVOS DICHROMATES DICHLOFOP-METHYL DICLORAN N-(3,4 DICHLORPHENYL)-N'- 2(2,(SULFOXY-4' CHLORPHENOXY)-5 CHLORPHENYL} UREA (SODIUM SALT) DICOFOL DICROTOPHOS DIELDRIN DIETHYLENE DIOXIDE (DIOX- ANE)	

FENOPROP	METHYL ALCOHOL
FENSON	METHAYLTED SPIRIT
FENSULPHOTHION	METHYL BROMIDE
FENTHION	N-METHYL CARBAMATES
FENTHION-ETHYL	METHYL, N-2, 6-DIMETHYL-
FENVALERATE	PHENYL-N-FUROYL (2)-
FERBAM	ALANINATE (FURALAXYL)
FERRICYANIDES	METHYL CHLORIDE
FERROCYANIDES	METHYLENE CHLORIDE
FLUORIDES	METHYLETHYL KETONE
FLUORACETAMIDE	METHYL ETHYL KETONE
FLUOROACETIC ACID	PEROXIDE
FORMALDEHYDE	METHYL ISOAMYL KETONE
FORMETANATE	METHYL ISOBUTYL KETONE
FORMIC ACID	METHYL ISOTHIOCYANATE
FORMOTHION	METIRAN
FOSPIRATE	METOLACHLOR
GLYPHOSATE	METRIBUZIN
HALOFUGINONE	MEVINPHOS
HCB	MEZINEB
HEPTACHLOR	MINERAL TURPENTINE
HYDRAZINE	MIPAFOX
HYDROCARBONS, LIQUID	MOLINATE
HYDROCHLORIC ACID	MONOCROTOPHOS
HYDROFLUORIC ACID	NAA
(excluding its salts)	NABAM
HYDROSILICOFLUORIC ACID	NALED
HYDROGEN PEROXIDE	NAPHTHALENE
IODINE	NAPHTHALOPHOS
IODOFENPHOS	NICOTINE
IODOPHORS	NITRALIN
IOXYNIL	NITRIC ACID
2-ISOBUTYLAMINO-4-ETHYL-	NITROBENZENE
AMINO-6-METHOXY-1, 3, 5-	NITROPHENOL
TRIAZINE	NITROOXYNIL
ISOCARBOPHOS	NORBORMIDE
ISOCYANATES, FREE ORGANIC	2-N-OCTYL-4-ISOTHIAZOLIN-3-
KEROSENE	ONE
LAURYL ISOQUINOLINIUM	OIL OF TURPENTINE
BROMIDE	OLAQUINDOX
LEAD ARSENATE	OMETHOATE
LEAD COMPOUNDS	ORGANO-PHOSPHORUS
LEPTOPHOS	COMPOUNDS
LINDANE	OXALIC ACID
MALDISON	OXAMYL
MANCOZEB	OXFENDAZOLE
MANEB	OXYCARBOXIN
MAZIDOX	OXYTHIOQUINOX
MCPA	PARAQUAT
MCPB	PARATHION
MECARBAM	PARATHION-METHYL
MECOPROP	PEBULATE
MENAZON	PENTACHLORONITROBENZENE
MERCURIC CHLORIDE	PENTACHLOROPHENOL
MERCURIC IODIDE	PERFLUIDONE
MERCURIC THIOCYANATE	PERMANGANATES
MERCUROUS CHLORIDE	PETROL
MERCURY, ORGANIC	PHENKAPTON
COMPOUNDS	PHENOLS
METALDEHYDE	O-PHENYLPHENOL
METAXANINE	PHORATE
METHABENZTHIAZURON	PHOSALONE
METHAM	PHOSFOLAN
METHAMIDOPHOS	PHOSMET
METHAZOLE	PHOSPHAMIDON
METHIDATHION	PHOSPHIDES METALLIC
METHIOCARB	PHOSPHORIC ACID
METHOMYL	PHOSPHORUS, YELLOW
METHOXYCHLOR	PHOXIM

PICRIC ACID	TCA (acid)
PINDONE	TCA SODIUM SALT
PIPEROPHOS	TCMTB
PIRIMICARB	TDE
PIRIMIPHOS-METHYL	TEMEPHOS
POLY (HEXAMETHYLENE BIGUANIDE) HYDRO- CHLORIDE	TEPP
POTASSIUM BROMATE	TERBUTHYLAZINE
POTASSIUM CHROMATE	TERBUTRYNE
POTASSIUM CYANATE	TERPENES, CHLORINATED
POTASSIUM HYDROXIDE	TETRACHLOROTHANE
PROFENOFOS	TETRACHLOROETHYLENE
PROMACYL	TETRACHLORVINPHOS
PROMEACARB	TETRADIFON
PROMETRYNE	THALLIUM
PROPACHLOR	THIAZAFLURON
PROPANIL	THIOMETON
PROPARGITE	THIOUREA
PROPIONIC ACID	THIRAM
PROPOXUR	TIN, ORGANIC COMPOUNDS
PRYNACHLOR	0-TOLIDINE
PYRAZOPHOS	TOLUENE
PYRETHRINS	TRIADIMEFON
N-3-PYRIDYLMETHYL-N'-P- NITROPHENYLUREA	TRI-ALLATE
QUATERNARY AMMONIUM COMPOUNDS	S,S,S-TRIBUTYLPHOSPHORO THIOLATE
QUINTONZENE	1,1,1-TRICHLOROETHANE
SALICYLANILIDE	TRICHLOROETHYLENE
SCHRADAN	TRICHLOROISOCYANURIC ACID
SELENIUM COMPOUNDS	TRICHLOROPHENOL
SODIUM CHLORATE	TRICHLORPHON
SODIUM BROMATE	(1-{TRICYCLOHEXYLSTAN- NYL}-1H-1,2,4-TRIAZOLE {AZOCYCLOTIN})
SODIUM DICHLOROISO- CYANURATE	TRIDEMORPH
SODIUM HYDROGEN SULPHATE	TRIETAZINE
SODIUM HYDROXIDE	TRIETHYL PHOSPHATE
SODIUM NITRITE	TURPENTINE OIL
SODIUM TRICHLOROACETATE	VAMIDOTHION
SODIUM TRICHLOROISO- CYANURATE	VERNOLATE
STRYCHNINE	WARFARIN
STYRENE	WHITE SPIRIT
SULFALLATE	XYLENE
SULFOTEP	XYLENOLS
SULPROPHOS	ZINC CHLORIDE
SULPHURIC ACID	ZINC P-PHENOLSULPHONATE
2,4,5-T	ZINC PYRITHIONE
2,3,6-TBA	ZINC SULPHATE
	ZINEB
	ZIRAM

Appendix D
substituted
by G.G.
7/12/79,
pp. 3799-3805.

APPENDIX D.

POISONS AND HAZARDOUS SUBSTANCES REQUIRED
TO BE LABELLED WITH A WARNING STATEMENT.

WS 1 "Avoid contact with the skin and eyes"

Benzoyl Peroxide
Alpha-(2-chlorophenyl)-alpha-(4-chlorophenyl)-5-pyrimidine-
methanol
Alpha-cyano-3-phenoxybenzyl 2,2-dimethyl-3-(2,2-dichlorovinyl)
cyclopropane
5-Chloro-3-methyl-4-nitropyrazole
Cyclohexanone Peroxide
0,0-diethyl-0-(2,4,5-dichloro{methyltio}phenyl) thionophosphate
Ethephon
Formaldehyde
Hydrochloric acid
Hydrofluoric acid, hydrosilicofluoric acids, their salts and other
fluorine compounds

Methyl ethyl ketone peroxide
 N-(3,4-dichlorophenyl)-N'-{2-(sulfoxy-4'-chlorophenoxy)-5-chlorophenyl} urea (sodium salt)
 Nitric acid
 Oxalic acid and metallic oxalates
 Oxfendazole
 Oxythioquinox
 Phenol and any homologue of phenol boiling below 220°
 Phosphoric acid
 Sodium chlorate
 Sulphuric acid
 Thiobencarb
 Zinc chloride

WS 2 "Avoid contact with skin and eyes and avoid breathing its dust (or vapour)"

Acrolein
 Amidothion
 Aminocarb
 2-Amino-5-diethylamino toluene
 2-Amino-5-N-ethyl-N-(B hydroxy ethyl) amino toluene
 2-Amino-5-N-ethyl-N-(B methane sulphonamide ethyl) amino toluene
 2-Amino-5-N-ethyl-N B methoxyethyl amino-toluene di-p-toluene
 Aniline
 Arsenic, organic compounds when prepared for use as herbicides and defoliants
 Azobenzene
 Azocyclotin
 Benzene
 Beryllium
 BHC
 Biothionol for the treatment of animals
 Bromophos
 Bromophos-ethyl
 2-Butoxy-2'-thiocyano-diethyl ether
 4-n-Butyl-4H-1,2,4-triazole
 Camphechlor
 Carbaryl
 Carbon bisulphide
 Chlordane
 Chlorfenethol
 Chlorinating Compounds and Bleaches
 S-(2 chloro-1-phthalimidoethyl) O,O-diethylphosphorodithioate
 Chlorodimeform
 Chloropicrin
 Chlorpyrifos
 Chromate and dichromates of alkali metals and ammonium
 Chromic acid
 Crotoxyphos
 Crufomate
 Cyanoacrylic Acid Esters
 (S)-alpha-cyano-m-phenoxybenzyl (1R,3R)-3-(2,2-dibromovinyl)-2-dimethylcyclopropane carboxylate
 DDT except for human therapeutic use
 Demeton-O-methyl
 Demeton-S-methyl
 Diazinon
 Dibromochloropropane
 Dichlofenthion
 Dichloroethyl ether
 Dichloroethylene
 Dichloroisocyanurates
 Dichlorvos except when included in Schedule 5
 Diethylene dioxide
 N,N-Diethyl-p-phenylene diamine
 Dimethanonaphthalene and all substitution and/or additional products thereof
 Dimethoate

1,3-Di (methoxycarbonyl)-1-propen-2 yl-dimethyl phosphate
Dimethyl sulphoxide
Dimetilan
Dinitrocresols and their homologues except for therapeutic use
Dinitrophenols and their homologues except for therapeutic use
DSMA
Endosulfan
Endothal
Epichlorohydrin
Epoxy resins liquid, and all amines and organic anhydrides used
as curing agents for epoxy resins
Ether solvent
Ethoate-methyl
Ethofumesate
Ethyl bromide
Ethylene dibromide
Ethylene oxide
Famphur
Fenchlorphos
Fenitrothion
Fenthion
Formic acid
Formothion
Glyposate
Haloguginone
Heptachlor
Hydrazine
Isocyanates, free organic
Lindane
Maldison except for human therapeutic use
Menazon
Metham-sodium
Methiocarb
Methyl alcohol except in methylated spirit
Methyl bromide
Methyl chloride
Methylene chloride
Methyl isothiocyanate
1-(B-Methyl sulphonamido ethyl)-2-amino-3-N,N-diethylamino
benzene
Naled
Naphthalophos
Nicotine and its salts except in tobacco
Nimidane
Nitrobenzene
2-n-Octyl-4-Isothiazolin-3-one
Omethoate
Pentachlorophenol
Phenkapton
Phosalone
Phosmet
Phosphides, metallic
Poly (hexamethylene biguanide) hydrochloride
Promecarb
Propachlor
Propoxur
Selenium, compounds of, in preparations other than for human
therapeutic use
Styrene
TDE
Temephos
Terpenes, chlorinated
Tetrachloroethylene except for therapeutical use
Tetradifon
Thiometon
Toluene
S,S,S-Tributylphosphorothiolate
Trichloroethylene except when specially prepared for medical
purposes

Trichlorophenol
Trichlorophen
Tridemorph
Triethyl phosphate
Vamidothion
Xylene

WS 3 "Warning—this substance is caustic—avoid contact with the skin and eyes".

Potassium hydroxide
Sodium hydroxide

WS 4 "Flammable".

Acrolein
Benzene
Carbon disulphide
Dichloroethylene
Diethylene dioxide
Ether solvent
Ethylene oxide
Hydrocarbons, liquid, distilling under 300°C when tested according to method D86-61 of the American Society for Testing Materials
Kerosene
Methyl alcohol
Methylated spirit
Mineral turpentine
Oil of turpentine
Petrol
Toluene
White spirit
Xylene

WS 5 "Avoid contact with food".

Arsenic, organic compounds, when prepared for use as herbicides or defoliants
DSMA
Endothal
Insecticide preparations

WS 6 "Wear protective gloves when mixing or using".

4-n-Butyl-4H-1,1,4-triazole
(S)-alpha-cyano-m-phenoxybenzyl (1R,3R)-3-(2,2-dibromovinyl)-2-dimethylcyclopropane carboxylate
Halofuginone
Liquid epoxy resins and all amines and organic anhydrides used as curing agents for epoxy resins
2-n-Octyl-4-isothiazolin-3-one

WS 7 "Do not use with other asthma sprays or remedies and avoid frequent and prolonged use except on medical advice".

Asthma sprays containing adrenaline, natural or synthetic, its salts, noradrenaline and substances structurally derived therefrom by substitution in the amine group, their salts

WS 8 "Should not be taken for periods longer than four weeks except on medical advice".

8-Hydroxyquinoline, its derivatives and their salts when prepared for internal use

WS 9 "Warning—this product contains ingredients which may cause skin irritation of certain individuals and a preliminary test according to accompanying direction should first be made. This product must not be used for dyeing the eyelashes or eyebrows; to do so may be injurious to the eye".

Amines, aromatic, including phenylene diamine, toluene diamine and other aromatic amines when used in hair dyes.

- WS 10 "Warning—milk from animals treated with this preparation is unfit for human consumption and must be discarded for (to be stated) hours following the cessation of treatment to ensure that the milk is free from residues".
Antibiotic preparations for intramammary treatment of animals
- WS 11 "Warning—should not be used for human beings. For animal treatment only".
CHLORTETRACYCLINE in preparations for topical application to animals for ocular use only
NEOMYCIN in preparations for topical application to animals for ocular use only
OXYTETRACYCLINE in preparations for topical application to animals for ocular use only
SULPHAQUINOXALINE when packed and labelled for use as a coccidiostat in poultry except preparations containing 200 mg/kg or less of sulphaquinoxaline
TETRACYCLINE in preparations for topical application to animals for ocular use only
TESTOSTERONE PROPIONATE AND TESTOSTERONE DIPROPIONATE in preparations for the treatment of animals
- WS 12 "In the directions for use on the label it must be clearly stated that the concentration of antibiotics in the feed as given to stock should not exceed 100 mg/kg of the active antibiotic principle". Antibiotic premixes for growth promotion purposes
- WS 13 "(1) Do not use in food cupboards;
(2) Do not use in nurseries and sick rooms where people may be continuously exposed".
DICHLORVOS when impregnated in plastic resin strip material containing 20 per cent or less dichlorvos
- WS 14 "For external washing only. Rinse skin thoroughly after use".
S-(2-chloro-1-phthalimidoethyl)-0,0-diethylphosphorodithioate
Hexachlorophane in preparations for skin cleansing purposes containing 3 per cent or less of hexachlorophane
- WS 15 "If you can smell the vapour it is harmful to health on prolonged exposure".
Benzene
Carbon tetrachloride
Tetrachlorethane
- WS 16 "Unless adequately fired utensils glazed with this preparation must not be used as containers for food or beverages; to do so may cause lead poisoning".
Glazing preparations containing lead compounds
- WS 17 "This medication may cause drowsiness, if affected do not drive a vehicle or operate machinery. Avoid alcohol".
Antihistamine substances
- WS 18 "Highly reactive oxidizing chlorine compound may cause fire or explosion or produce severe burns:
Do not allow to get damp
Store under cover in a dry, clean, well-ventilated place
Do not allow to come in contact with acids, reducing agents, ammonium compounds, wood shavings, saw dust, papers, fabric, petrol, kerosene or other combustible material."
Trichloroisocyanuric acid
- WS 19 "Warning this product contains ingredients which may cause skin irritation in certain individuals. Avoid contact with skin and eyes and avoid breathing its dust".
Captafol

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- WS 20 "Whenever liquid concentrate is handled, always wear an approved respirator, polyethylene gloves, rubber boots and goggles. During application always wear a respirator if exposed to vapour particularly when working in enclosed areas such as a glasshouse".
1,3-Dichloropropene
- WS 21 "An anticholinesterase compound" (to appear immediately below the approved name on the label)
Thiobencarb
S-(2 Chloro-1-phthalimidoethyl) 0,0-diethylphosphorodithioate
0,0-Diethyl-0-(2,4,5-dichloro{methylthio} phenyl)
thionophosphate
Organophosphorous and carbamate compounds for pesticidal use
- WS 22 "This substance is strongly alkaline; Avoid contact with skin and eyes".
Alkaline salts
- WS 23 "May be fatal if absorbed through the skin or if inhaled".
Oxamyl
- WS 24 "When mixing or spraying, wear PVC or neoprene gloves, hat, waterproof coat and trousers (worn outside rubber boots) and a face shield. Wash protective clothing daily after use.
S-(2 chloro-1-phthalimidoethyl)-0,0-diethylphosphorodithioate
Isopropyl-N-(3-N-ethyl-N-phenyl-carbamoyloxy) phenylcarbamate
Oxamyl
- WS 25 "Wear goggles when using as a fine spray"
Thiobencarb
- WS 26 "Warning—this medication may be dangerous when used in large amounts or for a long period: OR
Caution—this preparation is for the relief of minor and temporary ailments and should be used strictly as directed. Prolonged use without medical supervision could be harmful."
Aspirin
Paracetamol
Salicylamide
- WS 27 "For use under Medical Supervision Only"
Aspirin in sustained release preparations containing 650 mg or more of aspirin
Salsalate
- WS 28 "Attacks eyes—protect eyes when using"
Methylethyl ketone peroxide

APPENDIX E.

LABELS FOR POISONS IN THE SEVENTH SCHEDULE.

Except where otherwise stated a substance in this Appendix includes any derivative, compound, preparation or admixture included in relation to that substance in the Seventh Schedule to the Act.

The label for any poison in the Seventh Schedule shall contain the following particulars:—

- (a) Poison;
- (b) Keep out of reach of children;
- (c) Do not open until you have read safety directions;
- (d) Approved name of the poison;

Appendix E
amended by
G.G. 10/2/66,
p. 410;
G.G. 26/8/77,
pp. 2972-3;
G.G. 4/11/77,
p. 4087.

- (e) The proportion or percentage of poison in the contents;
- (f) Name and address of manufacturer, wholesaler or retailer;
- (g) The following information appropriate to the particular item:—

CHLORINE.

Irritant to the skin, extremely dangerous if inhaled.
Precautions: Avoid inhalation or contact with the skin.

A suitable respirator should be available and used when required.

FIRST AID MEASURES.—

Put on suitable respirator, then remove patient from further exposure. If patient not breathing commence artificial respiration.

Call a Doctor.

CHLOROPICRIN.

Extremely dangerous if inhaled, even in small doses (was used as a war gas). Very irritant to the skin.

Precautions. Avoid breathing fumes or contact with skin, eyes or clothing. A suitable respirator should be available and used as required.

FIRST AID MEASURES.—

Put on suitable respirator, then remove patient from further exposure.

If splashing occurs: Remove contaminated clothing.

If splashing occurs on the skin: Wash off skin immediately.

If splashing occurs in the eyes: Flush eyes with water for 5 minutes.

Call a doctor.

DINITROCRESOLS, DINITROPHENOLS.

Extremely dangerous and may be fatal if swallowed, inhaled or absorbed through the skin.

Precautions. Wear complete cover waterproof clothing including suitable respirator. Wash hands and face thoroughly before eating or smoking. Wash clothing and gloves daily.

FIRST AID MEASURES.—

If poisoning occurs contact a doctor or Poisons Information Centre. If swallowed, induce vomiting. Use Ipecac Syrup if available. If skin contact occurs, remove contaminated clothing and wash skin thoroughly.

FLUOROACETIC ACID.

Extremely poisonous if taken internally or inhaled.

Precautions. Avoid inhaling. Wash thoroughly before eating or smoking.

FIRST AID MEASURES.—

If poisoning occurs, contact a doctor or Poisons Information Centre.

If swallowed, induce vomiting. Use Ipecac Syrup if available.

HYDROCYANIC ACID AND ALL CYANIDES.

Extremely poisonous when taken by mouth, inhaled or absorbed through the skin.

For solid and liquid preparations the label should also include:—

This preparation liberates poisonous gas on contact with water or acids.

Precautions. Store in a cool place. Avoid contact with skin. Wash hands before eating or smoking. When exposed to gas a suitable respirator must be worn.

FIRST AID MEASURES.—

If poisoning occurs, contact a doctor or Poisons Information Centre. If breathing, crush one amyl nitrite ampoule in handkerchief and hold under patient's nose for one or two seconds. Repeat up to five times at intervals of one minute. If not breathing, wipe patient's lips and apply artificial respiration.

METHYL BROMIDE.

Vapour extremely hazardous. Highly volatile and causes burns.

Precautions. Store in cool, well ventilated place. Do not breathe vapour. Avoid contact with skin, eyes or clothing. A suitable respirator should be available and used as required.

FIRST AID MEASURES.—

If poisoning occurs, contact a doctor or Poisons Information Centre. If swallowed induce vomiting. Use Ipecac Syrup if available. If skin contact occurs, remove contaminated clothing and wash skin thoroughly. Remove from contaminated area. Apply artificial respiration if not breathing.

ORGANO-PHOSPHOROUS COMPOUNDS.

Extremely dangerous if swallowed, inhaled or absorbed through the skin.

Precautions. Wear complete cover protective waterproof clothing, including suitable respirator. Wash hands and face before eating or smoking. Wash clothing and gloves daily. Wash out and destroy empty containers.

FIRST AID MEASURES.—

If poisoning occurs, contact a doctor or Poisons Information centre. If swallowed, induce vomiting. Use Ipecac Syrup if available. Give one atropine tablet every quarter hour until dryness of the mouth occurs. If poisoned by skin absorption, remove contaminated clothing and wash skin thoroughly. Give atropine tablets as above.

TETRACHLORETHANE.

Danger! Vapour extremely hazardous.

Precautions. Avoid breathing vapour, or contact with skin, eyes or clothing.

FIRST AID MEASURES.—

If poisoning occurs, contact a doctor or Poisons Information Centre. If swallowed, induce vomiting. Use Ipecac Syrup if available. Avoid

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giving alcohol. If skin contact occurs, remove contaminated clothing and wash skin thoroughly. Remove from contaminated area. Apply artificial respiration if not breathing.

THALLIUM.

Extremely poisonous if taken by mouth or absorbed through the skin.

Precautions. Avoid contact with skin.

FIRST AID MEASURES.—

If poisoning occurs, contact a doctor or Poisons Information Centre. If swallowed, induce vomiting. Use Ipecac Syrup if available.

APPENDIX F.

POISONS WHICH ARE REQUIRED TO BE STORED IN A POISONS CUPBOARD.

Any substance included in the Eighth Schedule to the Act (Drugs of Addiction), Arsenic (white), Carbon bisulphide, Chloroform, Fluoroacetic acid, Hydrocyanic acid and cyanides. Nitrophenols, Organo-phosphorus compounds (dimefox, T.E.P.P., and substances containing more than 20 per cent. of thimet, phosdrin, parathion), Phosphorus (yellow), Selenium, Strychnine, Thallium.

APPENDIX G.

FEES (ANNUAL).

1.	Licence to Procure, Manufacture and Supply Poisons (Other than Drugs of Addiction) by Wholesale Dealing	\$20.00
2.	Licence to Procure, Manufacture and Supply by Wholesale Dealing Drugs of Addiction	\$20.00
3.	Pharmaceutical Chemist's Licence to Sell Poisons	\$5.00
4.	Licence to Sell by Retail Poisons Specified in the Sixth Schedule	\$5.00
5.	Licence to Sell by Retail Poisons Specified in the First, Second or Sixth Schedules	\$10.00
6.	Licence to Sell by Retail Poisons Specified in the Seventh Schedule	\$5.00
6B.	Poisons Permit (Distribution of Samples)	\$10.00
7.	Poisons Permit (Industrial)	\$5.00
8.	Poisons Permit (Educational, Advisory or Research)	No fee
9.	Licence to Hawk Peddle or Distribute Poisons	\$5.00
10.	Classification of a New Drug	No fee
11.	Permit to Supply for Veterinary Use the Preparations referred to in Regulation 39 (2)	\$5.00
11AA.	Stockfeed Manufacturer's Permit	

The fee for renewal of a licence shall be the same as for the original licence.

Appendix G substituted by G.G. 1/6/79, p. 1437. Amended by G.G. 5/10/79, p. 3086.

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APPENDIX H.

Fourth Schedule Drugs Referred to in Regulation 39 (1).

Except where otherwise stated, a substance in this Appendix does not include any derivative but does include any compound, preparation or admixture included in relation to that substance in the Fourth Schedule to the Act. Where a method of application or of administration is stated in relation to a substance, the entry in this Appendix in relation to that substance applies only to compounds, preparations or admixtures of that substance which have been prepared for that method of application or administration—

Acetyl Promazine
 Apomorphine
 Benzyl penicillin for parenteral injection
 Choral hydrate for oral use
 Chloramphenicol in ophthalmic preparations
 Chlorpheniramine
 Chlorpromazine
 Mepyramine
 Pheniramine
 Procaine penicillin G for parenteral injection
 Promazine
 Streptomycin for oral use
 Trimeprazine

Appendix H
 substituted
 by
 G.G. 26/8/77,
 p. 2973.

APPENDIX I.

REGISTER OF PRESCRIBED POISONS SOLD OR SUPPLIED.

Date of sale.
 Full name of purchaser.
 Address of purchaser.
 Occupation of purchaser.
 Name and quantity of each poison sold.
 Purpose for which the poison required.
 Reference identifying document ordering the poison.
 Purchaser's signature.
 Signature of witness.
 Address of witness.
 Seller's signature.

Appendix I
 inserted by
 G.G. 4/6/68,
 p. 1695.