PART G

CONTROLLED DRUGS

DIVISION 1

General

14-5-97	G.01.001. (1) In this Part ,
18-6-92	"agricultural implant" means a product that is presented in a form suitable to allow sustained release of an active ingredient over a certain period of time and that is intended for insertion under the skin of a food-producing animal for the purpose of increasing weight gain and improving feed efficiency; (implant agricole) "common name" with reference to a controlled drug means the name in English or French by which the controlled drug is commonly known;
26-10-04	"competent authority" means a public authority of a foreign country that is authorized under the laws of the country to approve the importation or exportation of controlled drugs into or from the country; (autorité compétente)
14-5-97	" controlled drug " means a drug set out in the schedule to this Part and includes a preparation; (<i>drogue contrôllée</i>) " hospital " means a facility
10-1-86	 (a) that is licensed, approved or designated by a province in accordance with the laws of the province to provide care or treatment to persons or animals suffering from any form of disease or illness, or (b) that is owned or operated by the Government of Canada or the government of a province and that provides health services; (hôpital)
26-10-04	"international obligation" means an obligation in respect of a controlled drug set out in a convention, treaty or other multilateral or bilateral instrument that Canada has ratified or to which Canada adheres; (obligation internationale)
26-10-04	Repealed by P.C. 2004-1238 of October 26, 2004. "licensed dealer" means the holder of a licence issued under section G.02.003.2; (distributeur autorisé) "parenteral use" with reference to a drug means administration by means of a hypodermic syringe, needle or other instrument through or into the skin or mucous membrane; "permit" means a permit issued under section G.02.008; "pharmacist"
2-3-78	 (a) means a person who is registered and entitled under the laws of a province (i) to practise pharmacy, and (ii) to operate a pharmacy or dispensary
20-11-97	and who is operating a pharmacy or dispensary and is practising pharmacy thereunder in that province, and includes, for the purposes of sections G.01.002, G.03.003, G.03.002 to G.03.008, G.03.014, G.03.015 and G.03.017 and subsections G.05.003(3) and (4), a person who is registered and entitled under the laws of a province to practise pharmacy and who is practising pharmacy in that province; (pharmacien)
14-5-97 10-4-03	 "practitioner" is repealed by P.C. 1997-626 of May 14, 1997. "preparation" means a drug that contains a controlled drug and one or more active medicinal ingredients, in a recognized therapeutic dose, other than a controlled drug; "prescription" means a direction given by a practitioner that a stated amount of a specified controlled drug be dispensed for the person named therein; "proper name" with reference to a controlled drug means the name in English or French (a) assigned to the drug in section C.01.002, (b) that appears in bold face type for the drug in the Regulations and where the drug is dispensed in a form other than that described in Part C, the name of the dispensing form, or c) assigned in any of the publications mentioned in Schedule B to the Food and Drugs Act in the case of a drug
	not included in paragraph (a) or (b) of this definition; (nom propre)
26-10-04	"qualified person in charge" means the individual with the qualifications specified in subsection G.02.001.2(2) who is responsible for supervising the activities carried out by a licensed dealer under their licence at the premises specified in the licence; (personne qualifiée responsable) "test kit" means an apparatus (a) that contains reagent systems or buffering agents or both, (b) that is used in the course of a chemical or analytical procedure for medical, laboratory, industrial, educational or research purposes, and
13-6-85	c) the contents of which are not intended for administration to humans; "verbal order" means an order given orally; (commande verbale); Revoked by P.C. 1985-1939 of June 13, 1985.

	(2) The definitions in this subsection apply in this Part and Part J.
10-4-03	"Act" means the Controlled Drugs and Substances Act; (Loî)
14-5-97	"advertisement" has the same meaning as in section 2 of the Food and Drugs Act. (publicité ou annonce)
96 10 04	"Department" has the same meaning as in section 2 of the Food and Drugs Act. (ministère)
26-10-04	" designated criminal offence " means (a) an offence involving the financing of terrorism against any of sections 83.02 to 83.04 of the <i>Criminal Code</i> ;
	(b) an offence involving fraud against any of sections 380 to 382 of the <i>Criminal Code</i> ;
	(c) the offence of laundering proceeds of crime against section 462.31 of the Criminal Code;
	(d) an offence involving a criminal organization against any of sections 467.11 to 467.13 of the <i>Criminal Code</i> ;
	or (e) a conspiracy or an attempt to commit, being an accessory after the fact in relation to, or any counselling in
	relation to, an offence referred to in paragraphs (a) to (d). (infraction désignée en matière criminelle)
	"designated drug offence" means
	(a) an offence against section 39, 44.2, 44.3, 48, 50.2 or 50.3 of the <i>Food and Drugs Act</i> , as those provisions read immediately before May 14, 1997,
10-4-03	(b) an offence against section 4, 5, 6, 19.1 or 19.2 of the <i>Narcotic Control Act</i> , as those provisions read immed-
	iately before May 14, 1997,
	(c) an offence under Part I of the <i>Controlled Drugs and Substances Act</i> , except subsection 4(1), or
	 (d) a conspiracy or an attempt to commit, being an accessory after the fact in relation to, or any counselling in relation to, an offence referred to in any of paragraphs (a) to (c); (infraction désignée en matière de drogue)
14-5-97	"label" has the same meaning as in section 2 of the Food and Drugs Act. (étiquette)
	"package" has the same meaning as in section 2 of the Food and Drugs Act. (emballage)
26-10-04	"Security Directive" means the Directive on Physical Security Requirements for Controlled Substances (Security Requirements for Licensed Dealers for the Storage of Controlled Substances) published by the Department, as
	amended from time to time. (Directive en matière de sécurité)
	(3) Unless otherwise provided, the definitions in subsection 2(1) of the Controlled Drugs and
	Substances Act apply in this Part and Part J.
11-12-03	G.01.002. (1) A person is authorized to have a controlled drug set out in any of items 1 to 3, 8 to 10, 12 to 14, 16 or 17 of Part I of the schedule to this Part in his or her possession where the person has obtained the
	controlled drug under these Regulations, in the course of activities performed in connection with the enforcement
	or administration of an Act or regulation, or from a person who is exempt under section 56 of the Controlled Drugs
	and Substances Act from the application of subsection 5(1) of that Act with respect to that controlled drug, and
	the person
	(a) requires the controlled drug for his business or profession and is
	(i) a licensed dealer,
	(ii) a pharmacist, or(iii) a practitioner who is registered and entitled to practise in the province in which he has such
	possession;
	(b) is a practitioner who is registered and entitled to practise in a province other than the province in which he has such possession and such possession is for emergency medical purposes only;
	(c) is a hospital employee or a practitioner in a hospital;(d) has obtained the controlled drug for his own use from a practitioner or pursuant to a prescription that is
	 (d) has obtained the controlled drug for his own use from a practitioner or pursuant to a prescription that is not issued or obtained in contravention of these Regulations;
11-3-99	(e) is a practitioner of medicine who received the controlled drug under subsection G.06.001(3) or (4) and whose
	possession is for a purpose referred to in subsection G.06.001(5);
11-3-99	 is an agent of a practitioner of medicine who received the controlled drug under subsection G.06.001(3) and whose possession is for the purpose of complying with subsection G.06.001(4);
	(g) is employed as an inspector, a member of the Royal Canadian Mounted Police, a police constable, peace
	officer or member of the technical or scientific staff of any department of the Government of Canada or of
11 2 00	a province or university and such possession is for the purposes of and in connection with such employment;
11-3-99	(h) is a person other than a person referred to in paragraph (e) or (f), is exempted under section 56 of the Controlled Drugs and Substances Act with respect to possession of that controlled drug and whose possession
	is for a purpose set out in the exemption; or
	(i) is a person referred to in paragraph G.06.001(5)(b).
	(2) A person is authorized to have a controlled drug referred to in subsection (1) in his possession

- (3) A person is authorized to have a controlled drug referred to in subsection (1) in his possession where the person is acting as the agent for a person he has reasonable grounds to believe is a person referred to in paragraph(1)(g); and the possession of the controlled drug is for the purpose of assisting that person in the enforcement or administration of an Act or a regulation. Section C.01.004 does not apply to a test kit that contains a controlled drug where a registration number has been issued for the test kit pursuant to section G.06.002.3 and has not been cancelled pursuant to section G.06.002.4. G.01.003. In the case of a controlled drug that is dispensed by a pharmacist pursuant to a prescription, section C.01.004 does not apply but the label of the package in which controlled drug is contained shall carry the following: (a) the name and address of the pharmacy or pharmacist; (b) the date and number of the prescription; the name of the person for whom the controlled drug is dispensed; (c) the name of the practitioner; directions for use; and (e) any other information that the prescription requires be shown on the label. G.01.004. The Controlled Drugs and Substances Act and this Part do not apply in respect of a controlled drug that is contained in an agricultural implant and set out in Part III of the schedule to this Part, but nothing in this section exempts such a drug from the requirements of Part C. Revoked by P.C. 1980-1849 of July 10, 1980.
- G.01.005.
- 28-2-64 G.01.006. Except as otherwise provided in this Part, no person shall sell a controlled drug or preparation that does not comply with all provisions of Parts C and D applicable to it.
 - G.01.007. No person shall

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- (a) advertise a controlled drug to the general public; or
- 28-2-64 issue or publish any other written advertisement respecting a controlled drug unless the advertisement carries the symbol (c) in a clear and conspicuous colour and size in the upper left quarter of the first page of the advertisement.
 - G.01.008. Revoked by P.C. 1980-1849 of July 10, 1980.

Prescribed Manner of Notice of application for an Order of Restoration

- 14-5-97 (1) For the purpose of subsection 24(1) of the Controlled Drugs and Substances Act, notice of application for an order of restoration shall be given in writing to the Attorney General by registered mail.
 - (2) The notice referred to in subsection (1) shall be mailed not less than fifteen clear days prior to the date the application for an order of restoration is to be made to the magistrate and shall specify
 - the magistrate to whom the application is to be made;
 - the time and place where the application is to be heard;
 - the controlled drug or other thing in respect of which the application is to be made; and
 - the evidence upon which the applicant intends to rely to establish that he is entitled to possession of the controlled drug or other thing referred to in paragraph (c).

Licences and Licensed Dealers

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- **G.02.001.** Subject to this Part, no person except a licensed dealer shall produce, make, assemble, import, export, sell, provide, transport, send or deliver a controlled drug.
- 26-10-04 **G.02.001.1.** To be eligible for a dealer's licence, a person must be
 - (a) an individual who ordinarily resides in Canada;
 - (b) a corporation that has its head office in Canada or operates a branch office in Canada; or
 - (c) the holder of a position that includes responsibility for controlled drugs on behalf of a department of the Government of Canada or of a government of a province, a police force, a hospital or a university in Canada.

G.02.001.2. (1) A licensed dealer

- (a) shall designate no more than one qualified person in charge, who may be the licensed dealer if the licensed dealer is an individual, who must work at the premises specified in the licence, have responsibility for supervising activities with respect to controlled drugs specified in the licence and for ensuring on behalf of the licensed dealer that those activities comply with these Regulations; and
- (b) may designate an alternate qualified person in charge who must work at the premises specified in the licence and have authority to replace the qualified person in charge when that person is absent.
 - (2) The qualified person in charge and, if applicable, the alternate qualified person in charge

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- (a) shall be familiar with the provisions of the Act and the regulations under it that apply to the licence of the licensed dealer who designated them and have knowledge of chemistry and pharmacology and experience in those fields to properly carry out their duties;
- (b) shall be a pharmacist or a practitioner registered with a licensing body of a province or possess a degree in an applicable science — such as pharmacy, medicine, dentistry, veterinary medicine, pharmacology, organic chemistry or chemical engineering — that is awarded by a Canadian university or, if awarded by a foreign university, that is recognized by a Canadian university or a Canadian professional association; and
- (c) shall not have been convicted, as an adult, within the preceding 10 years, of
 - (i) a designated drug offence,
 - (ii) a designated criminal offence, or
 - (iii) an offence committed outside Canada that, if committed in Canada, would have constituted an offence referred to in subparagraph (i) or (ii).
- **G.02.002.** No licensed dealer may import or export a controlled drug without a permit.
- 20-11-97 **G.02.002.1** A licensed dealer is authorized to have a controlled drug in his possession for the purpose of exporting the controlled drug from Canada if he has obtained the controlled drug pursuant to these Regulations.
 - **G.02.003.** (1) To apply for a dealer's licence, a person shall submit an application to the Minister containing
- (a) if the licence is sought for

- (i) an individual, the individual's name,
- (ii) a corporation, the corporation's name and any other name registered with a province, under which it intends to carry out the activities specified in its dealer's licence or intends to identify itself; and
- (iii) the holder of a position mentioned in paragraph G.02.001.1(c), the applicant's name and the title of the position;
- (b) the address, telephone number and, if applicable, the facsimile number and e-mail address for the premises to which the dealer's licence would apply and, if different, the mailing address for the premises;
- (c) the name, date of birth and gender of the individual in charge of the premises;
- (d) with respect to the qualified person in charge and, if applicable, the alternate qualified person in charge at the premises,
 - (i) their name, date of birth and gender,
 - (ii) their academic qualifications, training and work experience relevant to their duties,
 - (iii) their hours of work at the premises,

- (iv) their title at the premises,
- (v) the name and title of their immediate supervisor at the premises, and
- (vi) in the case of a pharmacist or a practitioner, the name of the province in which the person's current professional licence, certification or authorization was issued and the professional licence, certification or authorization number;
- (e) the name and gender of the individuals authorized to place an order for a controlled drug on behalf of the applicant;
- (f) in the case of a product or compound that contains a controlled drug but is not a test kit and that would be made or assembled for or by the applicant, a list that sets out
 - (i) the brand name, if any, of each product or compound,
 - (ii) the controlled drug in each product or compound,
 - (iii) the strength per unit of the controlled drug in each product or compound,
 - (iv) the quantity or package sizes of each product or compound, and
 - (v) if the product or compound would be made or assembled by or for another licensed dealer under a custom order, the name, address and the dealer's licence number of the other dealer;
- (g) the activities referred to in section G.02.001 for which the licence is sought that would be carried out at the premises to which the dealer's licence would apply;
- (h) if the licence is sought to produce a controlled drug other than a product or compound that contains a controlled drug,
 - (i) the name of the controlled drug to be produced,
 - (ii) the quantity that the applicant expects to produce under the dealer's licence and the period during which that quantity would be produced, and
 - (iii) if the controlled drug would be produced for another licensed dealer under a custom order, the name, address and dealer's licence number of the other dealer;
- a detailed description of the security measures at the premises, determined in accordance with the Security Directive:
- a detailed description of the method that the applicant proposes to use for recording their controlled drug transactions; and
- (k) for any activity referred to in section G.02.001, other than the activities described in paragraphs (f) and (h), the controlled drug and the purpose for carrying out the activity.
 - (2) An application for a dealer's licence must
- (a) be signed by the individual in charge of the premises to which the licence would apply; and
- (b) be accompanied by a statement signed by the individual in charge indicating that
 - all information and documents submitted in support of the application are correct and complete to the best of their knowledge, and
 - (ii) the individual has the authority to bind the applicant.
 - (3) An application for a dealer's licence must be accompanied by
- (a) declarations signed by the individual in charge of the premises, the qualified person in charge and, if applicable, the alternate qualified person in charge, stating that they have not been convicted, as an adult, during the preceding 10 years of
 - (i) a designated drug offence,
 - (ii) a designated criminal offence, or
 - $(iii) \qquad \text{an offence committed outside Canada that, if committed in Canada, would have constituted an offence referred to in subparagraph (i) or (ii);} \\$
- (b) a document issued by a Canadian police force with respect to each of the persons referred to in paragraph (a), stating whether the person has or has not been convicted, as an adult, during the preceding 10 years, of a designated drug offence or a designated criminal offence;
- (c) if any of the persons referred to in paragraph (a) has ordinarily resided in a country other than Canada during the preceding 10 years, a document issued by a police force of that country stating whether the person has or has not been convicted in that country, as an adult, during the preceding 10 years, of an offence that would have constituted a designated drug offence or a designated criminal offence if committed in Canada;
- (d) a statement, signed and dated by the individual in charge of the premises to which the application applies, stating that the qualified person in charge and, if applicable, the alternate qualified person in charge have the knowledge and experience required under paragraph G.02.001.2(2)(a);
- (e) if the qualified person in charge or, if applicable, the alternate qualified person in charge is not a pharmacist or a practitioner registered with a licensing body of a province, a copy of the person's degree required under paragraph G.02.001.2(2)(b) and a copy of the course transcript for that degree;
- (f) if the applicant's name appears on the label of a product or compound that contains a controlled drug, a copy of the inner label, as defined in section A.01.010, for each product or compound to which the licence would apply; and

- (g) if the applicant is a corporation, a copy of
 - i) the certificate of incorporation or other constituting instrument, and
 - (ii) any document filed with the province in which the premises to which the licence would apply are located that states its corporate name or any other name registered with the province, under which the applicant intends to carry out the activities specified in its dealer's licence or intends to identify itself.
 - (4) The method proposed by the applicant under paragraph (1)(j) must
- (a) allow for the recording of controlled drug transactions in accordance with section G.02.014; and
- (b) permit the Minister to audit the activities of the licensed dealer with respect to controlled drugs.
- (5) The documents referred to in paragraphs (3)(b) and (c) are not required if the persons referred to in those paragraphs consent in writing
- (a) to having a criminal record check carried out for them, as an adult, in respect of the offences referred to in those paragraphs during the preceding 10 years;
- (b) to provide all necessary information and to subnmit to any means of identification required to obtain the criminal record check; and
- (c) to pay the fee established by the Royal Canadian Mounted Police, Criminal Record Verification for Civil Purposes Fee Regulations.
- **G.02.003.1.** The Minister may, on receiving an application made under this Part, require the submission of any additional information that pertains to the information contained in the application and that is necessary for the Minister to process the application.
- 26-10-04
- **G.02.003.2.** Subject to section G.02.003.3, the Minister shall, after examining the information and documents required under sections G.02.003 and G.02.003.1, issue a dealer's licence that contains
 - (a) the licence number;
 - (b) the name of the applicant or the title of the position they hold, as the case may be, or, if the applicant is a corporation, its corporate name;
 - (c) a list of the activities that are permitted;
 - (d) the address of the premises at which the licensed dealer may carry on the permitted activities;
 - (e) the name of the controlled drug for which the activities are permitted;
 - (f) the security level at the premises;
 - (g) the effective date of the licence;
 - (h) the expiry date of the licence, which may not be later than three years after its effective date;
 - (i) any conditions to be met by the holder of the licence to
 - (i) ensure that an international obligation is respected,
 - (ii) provide the security level referred to in paragraph (f), or
 - (iii) reduce the potential security, public health or safety hazard, including the risk of the controlled drug being diverted to an illicit market or use;
 - (j) in the case of a producer of a controlled drug, the quantity of the controlled drug that may be produced under the licence and the period during which that quantity may be produced; and
 - (k) in the case of the maker or assembler of a product or compound that contains a controlled drug but is not a test kit, an annexed list that sets out the following information for each type of product or compound that may be made or assembled under the licence:
 - (i) the licence number,
 - (ii) the brand name, if any, of each product or compound,
 - (iii) the controlled drug in each product or compound,
 - (iv) the strength per unit of the controlled drug in each product or compound, and
 - (v) the quantity or package sizes of each product or compound.

- (a) the applicant is not an eligible person under section G.02.001.1;
- (b) an inspector who has requested an inspection has not been given the opportunity by the applicant to conduct an inspection under section G.02.015;
- (c) false or misleading information or false or falsified documents were submitted in or with the application;
- (d) an activity for which the licence is requested would not be in compliance with an international obligation;
- (e) information received from a competent authority or the United Nations raises a reasonable belief that the applicant has been involved in the diversion of a controlled drug to an illicit market or use or has been involved in an activity that was not in compliance with an international obligation;
- the applicant does not have in place the security measures set out in the Security Directive in respect of an activity for which the licence is requested;
- (g) the applicant is in contravention of or has contravened during the preceding 10 years
 - (i) a provision of the Act or the regulations made or continued under it, or
 - (ii) a term or condition of another dealer's licence or of an import or export permit issued to the applicant under any regulations made or continued under the Act;
- (h) the issuance, amendment or renewal of the licence would likely create a risk to public health, safety or security, including the risk of a controlled drug being diverted to an illicit market or use;
- (i) the individual in charge of the premises, the qualified person in charge or, if applicable, the alternate qualified person in charge has been convicted, as an adult, within the previous 10 years, of
 - (i) a designated drug offence,
 - ii) a designated criminal offence, or
 - (iii) an offence committed outside Canada that, if committed in Canada, would have constituted an offence referred to in subparagraph (i) or (ii);
- (j) the proposed method referred to in paragraph G.02.003(1)(j) is not capable of recording controlled drug transactions as required under section G.02.014 or permitting the Minister to audit the applicant's activities with respect to controlled drugs in a timely manner; or
- (k) the additional information required under section G.02.003.1 has not been provided or is insufficient to process the application.
- (2) The Minister is not required to refuse to issue, renew or amend a licence under paragraph (1)(c) or (g) if the applicant
- (a) does not have a history of non-compliance with the Act or any regulation made or continued under it; and
- (b) has carried out, or signed an undertaking to carry out, specified corrective measures to ensure compliance with the Act and these Regulations.
- G.02.003.4. (1) To apply to renew a dealer's licence, a licensed dealer shall submit to the Minister
 - (a) the information referred to in paragraphs G.02.003(1)(a) to (k); and
 - (b) the following documents, namely,
 - (i) the documents referred to in paragraphs G.02.003(3)(a) and (d) and, subject to subsection G.02.003(5), the document referred to in paragraph G.02.003(3)(b),
 - (ii) if applicable and if not previously submitted in respect of the dealer's licence that is being renewed, the document referred to in paragraph G.02.003(3)(e), and
 - (iii) the original dealer's licence that is to be renewed.
 - (2) An application for renewal must
 - (a) be signed by the individual in charge of the premises to which the renewed dealer's licence would apply; and
 - (b) be accompanied by a statement signed by the individual in charge indicating that
 - all information and documents submitted in support of the application are correct and complete to the best of their knowledge, and
 - (ii) the individual in charge has the authority to bind the applicant.
 - (3) Subject to section G.02.003.3, the Minister shall, after examining the information and documents required under subsections (1) and (2) and section G.02.003.1, issue a renewed dealer's licence that contains the information specified in paragraphs G.02.003.2(a) to (k).

- (a) an application in writing describing the proposed amendment, accompanied by the supporting documents referred to in section G.02.003 that are relevant to the proposed amendment; and
- (b) the original dealer's licence.
 - (2) An application for amendment must
- (a) be signed by the individual in charge of the premises to which the amended dealer's licence would apply; and
- (b) be accompanied by a statement signed by the individual in charge indicating that
 - all information and documents submitted in support of the application are correct and complete to the best of their knowledge, and
 - (ii) the individual in charge has the authority to bind the applicant.
- (3) Subject to section G.02.003.3, the Minister shall, after examining the application for amendment and the supporting documentation, amend the dealer's licence in accordance with the application and may add any conditions to be met by the holder of the licence to
- (a) ensure that an international obligation is respected;
- (b) provide for the security level referred to in paragraph G.02.003.2(f) or the new level required as a result of the amendment being implemented; or
- (c) reduce the potential security, public health or safety hazard, including the risk of the controlled drug being diverted to an illicit market or use.

G.02.003.6. (1) A licensed dealer shall

- (a) obtain the Minister's approval before making any of the following changes, namely,
 - (i) a change relating to the security at the premises referred to in the dealer's licence, or
 - ii) the replacement or addition of
 - (A) the individual in charge of the premises to which the dealer's licence applies,
 - (B) the qualified person in charge and, if applicable, the alternate qualified person in charge at the premises to which the dealer's licence applies, and
 - (C) an individual authorized to place an order for a controlled drug on behalf of the licensed dealer;
- (b) notify the Minister, not later than 10 days after the change, when a person referred to in clause (a)(ii)(A) or (C) ceases to carry out their duties as specified in
 - (i) the application for the dealer's licence under section G.02.003,
 - (ii) the application to renew the dealer's licence under section G.02.003.4, or
 - (iii) the request for approval under paragraph (a); and
- (c) notify the Minister, not later than the next business day after the change, when a person referred to in clause (a)(ii)(B) ceases to carry out their duties as specified in
 - (i) the application for the dealer's licence under section G.02.003,
 - (ii) the application to renew the dealer's licence under section G.02.003.4, or
 - (iii) the request for approval under paragraph (a).
- (2) The licensed dealer shall, with the request for approval referred to in subparagraph (1)(a)(ii), provide the Minister with the following information and documents with respect to the new person:
- (a) in the case of the replacement of the individual in charge of the premises to which the dealer's licence applies,
 - (i) the information specified in paragraph G.02.003(1)(c), and
 - (ii) the declarations specified in paragraph G.02.003(3)(a) and, subject to subsection G.02.003(5), the documents specified in paragraphs G.02.003(3)(b) and (c);
- (b) in the case of the replacement of the qualified person in charge or the replacement or addition of the alternate qualified person in charge at the premises to which the dealer's licence applies,
 - (i) the information specified in paragraph G.02.003(1)(d), and
 - (ii) the documents specified in paragraphs G.02.003(3)(a), (d) and (e) and, subject to section G.02.003(5), the documents specified in paragraphs G.02.003(3)(b) and (c); and
- (c) in the case of the replacement or addition of an individual who is authorized to place an order for a controlled drug on behalf of the licensed dealer, the individual's name and gender.
- **G.02.003.7.** The Minister shall revoke a dealer's licence at the request of the licensed dealer or on being notified by the licensed dealer that the licence has been lost or stolen.

- **G.02.003.8.** (1) Subject to subsection (2), the Minister shall revoke a dealer's licence in accordance with section G.02.003.91 if
 - (a) the licence was issued on the basis of false or misleading information or false or falsified documents submitted in or with the application;
 - (b) the licensed dealer has failed to comply with a provision of the Act, a regulation under it or a term or condition of the licence or of an import or export permit issued under this Part;
 - (c) the licensed dealer is no longer an eligible person under section G.02.001.1;
 - (d) it is discovered that the individual in charge of the premises to which the licence applies, the qualified person in charge or, if applicable, the alternate qualified person in charge at those premises, has been convicted, as an adult, within the preceding 10 years, of
 - (i) a designated drug offence,
 - (ii) a designated criminal offence, or
 - (iii) an offence committed outside Canada that, if committed in Canada, would have constituted an offence referred to in subparagraph (i) or (ii); or
 - (e) information received from a competent authority or the United Nations raises a reasonable belief that the licensed dealer has been involved in the diversion of a controlled drug to an illicit market or use.
 - $\mbox{(2)} \quad \mbox{The Minister is not required to revoke a dealer's licence under paragraph (1)(a) or (b) if the licensed dealer}$
 - (a) has no history of non-compliance with the Act and the regulations made or continued under it; and
 - (b) has carried out, or signed an undertaking to carry out, corrective measures to ensure compliance with the Act and these Regulations.
- 26-10-04 **G.02.003.9.** The Minister shall suspend a dealer's licence without prior notice if it is necessary to do so to protect security, public health or safety, including preventing a controlled drug from being diverted to an illicit market or use.
 - **G.02.003.91.** (1) If the Minister proposes to refuse to issue, amend or renew, or proposes to revoke, a dealer's licence under this Part, the Minister shall
 - (a) send a notice to the applicant or to the holder of the licence, together with a written report that sets out the reasons for the proposed refusal or revocation; and
 - (b) give the applicant or holder an opportunity to be heard in respect of the proposed refusal or revocation.
 - (2) The suspension of a dealer's licence under this Part takes effect as soon as the Minister notifies the holder of the licence of the decision to suspend and provides a written report that sets out the reasons for the suspension.
 - (3) A person who receives a notice of suspension referred to in subsection (2) may, within 10 days after receiving the notice, provide the Minister with reasons why the suspension of the licence is unfounded.
 - **G.02.004.** A licensed dealer may, subject to the terms and conditions of their licence, produce, make, assemble, sell, provide, transport, send or deliver only the controlled drugs specified in their dealer's licence.

- **G.02.008.** The Minister may, upon application therefor, issue a permit to any licensed dealer for the importation or exportation of a controlled drug.
- 28-2-64 **G.02.009.** An application for a person shall be in a form approved by the Minister.
 - **G.02.010.** Every licence or permit issued under this **Part** is subject to the condition that the licensed dealer will comply with the provisions of this **Part**.
- **G.02.011.** The Minister shall revoke or suspend a permit issued under this Part if the Minister determines that the person to whom the permit was issued has failed to comply with any term or condition of the permit or any provision of these Regulations.
 - **G.02.012.** A dealer's licence is valid until the earlier of
- (a) the expiry date set out in the licence, and
 - (b) the revocation or suspension of the licence under section G.02.003.7, G.02.003.8 or G.02.003.9.
 - **G.02.013.** A permit issued under section G.01.008 is valid only for the particular importation or exportation in respect of which it was issued.
 - **G.02.014.** (1) Every licensed dealer shall keep a record of the following:
 - the name and quantity of any controlled drug received by the licensed dealer, the name and address of the person who sold or provided it and the date it was received;
 - (b) the name, quantity and form of any controlled drug sold or provided by the licensed dealer, the name and address of the person to whom it was sold or provided and the date it was sold or provided;
 - (c) the name and quantity of any controlled drug used in the making or assembling of a product or compound containing that narcotic, the name and quantity of the product or compound made or assembled and the date on which the product or compound was placed in stock;
 - (c.1) the name and quantity of any narcotic produced and the date on which it was placed in stock; and
 - (d) the name and quantity of any controlled drug he had in stock at the end of each month.

The record of information referred to in subsection (1) shall be kept in a manner that permits an audit to be made; 4-5-78 subject to subsection (3), in a book, register or similar record maintained exclusively for controlled drugs; (b) (c) for any period of at least two years on the premises described in the licence of the licensed dealer. 14-5-97 (3) The record of information referred to in paragraphs (1) (a), (b) and (d) may, with respect to a controlled drug listed in Part II or III of the schedule to this Part, be kept in a form other than that specified in paragraph (2)(b). (1) The Minister may, in respect of an applicant for a dealer's licence or a licensed dealer, require an inspection, at any reasonable time, of the premises used or intended to be used in producing, making, assembling or storing a controlled drug; and 26-10-04 the process and conditions of the producing, making, assembling or storing. (2) The Minister may, in respect of a licensed dealer, require a verification to be made, at any reasonable time, of the qualifications of its technical staff concerned with producing, making, assembling or storing a controlled drug. G.02.016. Every licensed dealer shall furnish such information respecting the dealings of such person in any controlled drug in such form and at such times as the Minister may require; produce to an inspector any books, records or documents required to be kept by this **Part**; permit an inspector to make copies of or to take extracts from such books, records and documents; and permit an inspector to check all stock of controlled drugs located on the premises described in the licence of the licensed dealer. G.02.017. 4-5-78 Revoked by P.C. 1978-1520 of May 4, 1978. G.02.018. Every licensed dealer shall notify the Minister promptly of changes in the following: (a) his technical staff; 26-10-04 the premises in which a controlled drug is produced, made, assembled or stored; and the process and conditions of the producing, making, assembling or storing. G.02.019. Every licensed dealer shall provide such protection against loss or theft of any controlled drug in his possession as may be required by 28-2-64 report to the Minister any loss or theft of a controlled drug within ten days of his discovery thereof; and securely pack a controlled drug in its immediate container and seal it in such a manner that it cannot be opened without breaking the seal. G.02.020. A licensed dealer may only import into or export out of Canada a controlled drug at the place specified in his permit.

G.02.021. A licensed dealer shall securely pack in a package sealed in such a manner that it cannot be opened without breaking the seal any controlled drug intended for export out of Canada.

G.02.022. A licensed dealer shall in taking delivery of a controlled drug imported by him or in making delivery of a controlled drug

(a) take such steps as are necessary to ensure the safekeeping of the drug during transit; and

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(b) use such method of transportation as will ensure an accurate record being kept of the drug and of the signatures of any persons having charge of the drug until it is delivered to the consignee.

28-2-64	G.02.023. Notwithstanding section G.02.022, a preparation may be delivered by common carrier.
26-10-04	G.02.024. A licensed dealer shall not sell or provide a controlled drug to any person other than a
	(a) licensed dealer;
	(b) pharmacist;
	(c) practitioner;
13-6-85	(d) hospital employee or a practitioner in a hospital;
26-10-04	(e) Regional Director of the Department; or
11-3-99	(f) person who has been granted an exemption under section 56 of the Controlled Drugs and Substances Act with respect to the possession of a controlled drug.
26-5-77	G.02.024.1 Subject to section G.02.024.2 and notwithstanding sections G.02.024 and G.02.025, no licensed dealer shall
26-10-04	(a) sell or provide a controlled drug, other than a preparation, to a pharmacist named in a notice given by the Minister under section G.03.017.2;
	(b) sell or provide a preparation to a pharmacist named in a notice given by the Minister under section G.03.017.2;
	(c) sell or provide a controlled drug, other than a preparation, to a practitioner named in a notice given by the Minister under section G.04.004.2; or
	(d) sell or provide a preparation to a practitioner named in a notice given by the Minister under section G.04.004.2.
	G.02.024.2 Section G.02.024.1 does not apply to a licensed dealer to whom the Minister has issued a notice of retraction of the notice
10-4-03	(a) under section G.03.017.3, in respect of a pharmacist named in a notice issued by the Minister under section G.03.017.2; or
	(b) under section G.04.004.3, in respect of a practitioner named in a notice issued by the Minister under section G.04.004.2.
26-10-04	G.02.025. (1) Subject to this section, a licensed dealer may, in accordance with the terms and conditions of their dealer's licence, sell or provide a controlled drug to a person referred to in section G.02.024 if
	 (a) the drug is contained in a package that is authorized and described in the dealer's licence of the producer, maker or assembler of the drug; and
4-5-78	(b) the licensed dealer has received, on the premises described in the licence,(i) a written order,
14-5-97	(ii) an order sent through a computer from a remote input device, or(iii) a verbal order for a controlled drug listed in Part II or III of the schedule to this Part.
	(2) A licensed dealer who has received an order referred to in subparagraph (1)(b)(i) and verified the signature on the order may sell or provide a controlled drug to a person referred to in section G.02.024, if the order is signed and dated by one of the following persons:
26-10-04	(a) if the controlled drug is to be sold or provided to a person referred to in paragraph G.02.024(2)(a), (b), (c), (e) or (f), by that person; or(b) if the controlled drug is to be provided to a hospital employee or a practitioner in a hospital, by the
	pharmacist in charge of the dispensary of the hospital or by a practitioner authorized by the person in

- charge of the hospital to sign the order.
- A licensed dealer may sell or provide a controlled drug pursuant to an order received from a remote input device through a computer if the computer program and the remote input device meet the requirements of subsections (5) and (6).
- (3.1) A licensed dealer who has received an order sent through a computer from a remote input device referred to in subparagraph (1)(b)(ii) may provide a controlled drug to a hospital employee or to a practitioner in a hospital if the order has been placed by the pharmacist in charge of the dispensary of the hospital or by a practitioner authorized by the person in charge of the hospital to place the order.
- (3.2) A licensed dealer who has received a verbal order referred to in subparagraph (1)(b)(iii) may provide a controlled drug listed in Part II or III of the schedule to this Part to a hospital employee or to a practitioner in a hospital if the order has been placed by the pharmacist in charge of the dispensary of the hospital or by a practitioner authorized by the person in charge of the hospital to place the order.

26-10-04	(4) A licensed dealer who has received a verbal order referred to in subparagraph (1)(b)(iii), and has provided a controlled drug listed in Part II or III of the schedule to this Part to a person referred to in paragraphs G.02.024(b) to (d), shall immediately record
20-10-04	(a) the name of the person to whom the controlled drug was sold or provided;(b) if the drug was provided to a hospital employee or a practitioner in a hospital, the name of the pharmacist in charge of the dispensary of the hospital or the name of the practitioner authorized by the person in charge of the hospital to sign the order; and
13-6-85	(c) the date that the order is received.
	(5) For the purposes of this section, a remote input device shall be a device for transmitting electronically orders for drugs, other than by voice communication, that
2 2 72	(a) contains a unique identifying code that can be related to the device and the pharmacist or practitioner in whose possession and care the remote input device has been placed;(b) is in the possession and care of that pharmacist or practitioner; and
2-3-78	(c) is designed in such a way that the unique identifying code for the remote input device is an integral part of the circuitry and can only be modified by the dismantling of the device.
	(6) For the purposes of this section, a computer program shall be able to
	(a) identify the remote input device, the name and address of the pharmacist or practitioner in whose possession and care the remote input device has been placed;
	(b) identify the pharmacist or practitioner placing the order by means of an identifying code unique to that pharmacist or practitioner;
	(c) process separately and identify controlled drugs by the segregation of the orders for those drugs;(d) detect unusual orders and thereby necessitate manual intervention by the licensed dealer; and
	(e) necessitate manual intervention by the licensed dealer if one or more of the check procedures fails.
13-6-85	(7) Where a licensed dealer has received, from a pharmacist or practitioner, an order sent through a computer from a remote input device referred to in subparagraph (1)(b)(ii) or a verbal order referred to in subparagraph (1)(b)(iii), he shall, within 5 working days of filling the order for a controlled drug, obtain and keep a receipt that includes
2-3-78	(a) the signature of the pharmacist or the practitioner who received the controlled drug;(b) the date the pharmacist or practitioner received the controlled drug; and(c) the name and the quantity of the controlled drug.
26-10-04	(8) If a licensed dealer has not received a receipt from a pharmacist or practitioner under subsection (7) within the time prescribed by that subsection, the dealer shall not, until after receiving the receipt, sell or provide a controlled drug to the pharmacist or practitioner pursuant to a further
26-10-04	(a) order sent through a computer from a remote input device referred to in subparagraph (1)(b)(ii); or(b) verbal order referred to in subparagraph (1)(b)(iii).
26-10-04	G.02.026. A licensed dealer shall not sell or provide a controlled drug more than once in respect of one order unless
	(a) the order for the drug states that the quantity of the drug is to be sold or provided(i) in specified portions,
28-2-66	(ii) in separate deliveries not exceeding four deliveries, and(iii) at specified intervals; or
26-10-04	(b) at the time of receipt of the order the licensed dealer temporarily does not have in stock the quantity of the drug ordered, in which case the dealer may sell or provide against the order the quantity of the drug that the dealer has available and deliver the balance later in accordance with the order.
	G.02.027. Revoked by P.C. 1980-1849 of July 10, 1980.

Pharmacists

26-10-04	G.03.001. (1) A pharmacist, on receipt of a controlled drug from a licensed dealer, shall keep a record of the name and quantity of the controlled drug received by them, the name and address of the person who sold or provided it and the date it was received.
	(2) The record of information referred to in subsection (1) shall be kept
4-5-78	(a) in a manner that permits an audit to be made; and(b) subject to subsection (3), in a book, register or similar record maintained exclusively for controlled drugs.
14-5-97	(3) The record of information referred to in subsection (1) may, with respect to a controlled drug listed in Part II or III of the schedule to this Part, be kept in a form other than that specified in paragraph (2)(b).
26-10-04	G.03.002. No pharmacist shall, except as otherwise provided in this Part, sell or provide a controlled drug to any person unless the pharmacist has first been provided with a prescription for it, and
	(a) if the prescription is in writing, it has been signed and dated by the practitioner issuing the same and the signature of the practitioner where not known to the pharmacist, has been verified by him; or(b) if the prescription is given verbally, the pharmacist has taken reasonable precaution to satisfy himself that the person giving the prescription is a practitioner.
	G.03.002.1 Subject to section G.03.002.2 and notwithstanding sections G.03.002, G.03.003 and G.03.005, no pharmacist shall
	(a) sell or provide a controlled drug, other than a preparation, to a pharmacist named in a notice given by the
26-10-04	Minister under section G.03.017.2; (b) sell or provide a preparation to a pharmacist named in a notice given by the Minister under section G.03.017.2;
	 (c) dispense, sell or provide a controlled drug, other than a preparation, to, or pursuant to a prescription or order given by, a practitioner named in a notice given by the Minister under section G.04.004.2; or (d) dispense, sell or provide a preparation to a practitioner or pursuant to a prescription or order given by a practitioner named in a notice given by the Minister under section G.04.004.2.
	G.03.002.2 Section G.03.002.1 does not apply to a pharmacist to whom the Minister has issued a notice of retraction of the notice
10-4-03	(a) under section G.03.017.3, in respect of a pharmacist named in a notice issued by the Minister under section
	G.03.017.2; or (b) under section G.04.004.3, in respect of a practitioner named in a notice issued by the Minister under section G.04.004.2.
26-10-04	G.03.003. A pharmacist may sell or provide a controlled drug to a practitioner for use in their practice
13-6-85	(a) upon a written order, signed and dated by that practitioner, that has been verified if the signature of the
26-10-04	practitioner is unknown to the pharmacist; or (b) upon a verbal order specifying the name and quantity of the drug if the pharmacist has taken reasonable precautions to satisfy themself that the person making the order is a practitioner.
26-10-04	G.03.004. A pharmacist shall, in respect of controlled drugs sold or provided to a practitioner under section G.03.003, keep in a special prescription file a record showing the date, the name and address of the practitioner, and the quantity and kind of controlled drug sold or provided.
26-10-04	G.03.005. A pharmacist may provide a controlled drug to a hospital employee or to a practitioner in a hospital on receipt of a written order signed and dated by the pharmacist in charge of the dispensary of the hospital or by a practitioner authorized by the person in charge of the hospital to sign the order, if the signature of that pharmacist or practitioner is known to the pharmacist or, if unknown, has been verified.

28-2-64 G.03.006. A pharmacist shall not refill a prescription for a controlled drug unless 14-5-97 the practitioner, at the time that he issued the prescription, directed in writing, in the case of a controlled drug listed in Part I of the schedule to this Part, or directed in writing or orally, in the case of a controlled drug listed in Part II or III of the schedule to this Part, that the prescription be refilled, the number of times that it may be refilled and the dates for or the intervals between refills; and 4-5-78 the pharmacist keeps a record of each refilling of a prescription. 14-5-97 G.03.007. A pharmacist who dispenses, pursuant to an order or prescription, a controlled drug listed in Part I of the schedule to this Part, other than a preparation, shall forthwith enter in a book, register or similar record maintained for such purposes the name and address of the person named in the order or prescription; the name, initials and address of the practitioner who issued the order or prescription; 4-5-78 (b) the name or initials of the pharmacist who dispensed the controlled drug; (c) the name, quantity and form of the controlled drug dispensed; (d) 26-10-04 the date on which the controlled drug was sold or provided; and (e) the number assigned to the order or prescription. 13-6-85 G.03.008. A pharmacist shall, before dispensing a controlled drug pursuant to a prescription given orally or a verbal order, make a written record thereof, setting forth, the name and address of the person named in the prescription; (b) the name, quantity and form of such controlled drug; the directions for use given therewith; (c) the name, initials and address of the practitioner who issued the prescription; (d) the name or initials of the pharmacist who dispensed such controlled drug; (e) 26-10-04 the date on which the controlled drug was sold or provided; and (g) the number assigned to the prescription. G.03.009. A pharmacist shall maintain a special prescription file in which shall be filed in sequence as to date and number all written orders or prescriptions in writing for controlled drugs dispensed and the written record of all controlled drugs dispensed pursuant to a prescription or order verbally given. G.03.010. A pharmacist shall retain in his possession for a period of at least two years, any records which he is required to keep by this Part. G.03.011. A pharmacist shall furnish such information respecting the dealings of the pharmacist in any controlled drug in such form and at such times as the Minister may require; make available and produce to an inspector upon request his special prescription file together with any books, records or documents which he is required to keep; permit an inspector to make copies of or to take extracts from such files, books, records or documents; and permit an inspector to check all stocks of controlled drugs on his premises. 13-6-85 G.03.012. A pharmacist shall take all reasonable steps that are necessary to protect controlled drugs on his premises or under his control against loss or theft.

A pharmacist shall report to the Minister any loss or theft of a controlled drug within ten days of his

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discovery thereof.

- 13-6-85 G.03.014.
 - A pharmacist may, upon receiving a written order for a controlled drug signed and dated by
 - (a) the licensed dealer who sold or provided that drug to them, return that drug to that dealer;
 - (b) another pharmacist, sell or provide any quantity of that drug to that other pharmacist that is specified in the order as being required for emergency purposes;
 - a Regional Director of the Department, sell or provide to or in accordance with the order of that Director any quantity of that drug, specified in the order, that is required by the Director in connection with their duties;
 - (d) a person exempted under section 56 of the Controlled Drugs and Substances Act with respect to that controlled drug, sell or provide to that person any quantity of that drug that is specified in the order.
- 26-10-04 G.03.015. A pharmacist shall immediately after receiving, selling or providing a controlled drug under paragraph G.03.014(b) or (c) or subsection G.05.003(4) enter the details of the transaction in a book, register or other record maintained for the purpose of recording such transactions.
- G.03.016. 28-2-64 A pharmacist shall forthwith after removing, transporting or transferring a controlled drug from his place of business to any other place of business operated by him notify the Minister, setting out the details.
 - G.03.017. The Minister shall provide in writing any factual information about a pharmacist that has been obtained under the Act or these Regulations to the licensing authority responsible for the registration or authorization of the person to practise their profession
 - in the province in which the pharmacist is registered or entitled to practise if
 - the authority submits a written request that states the name and address of the pharmacist, a description of the information being sought and a statement that the information is required for the purpose of assisting a lawful investigation by the authority, or
 - the Minister has reasonable grounds to believe that the pharmacist has
 - contravened a rule of conduct established by the authority,
 - been found guilty in a court of law of a designated drug offence or of a contravention of this Part, (B)
 - contravened a provision of this Part; or
 - in a province in which the pharmacist is not registered or entitled to practise, if the authority submits to the Minister
 - a written request for information that states
 - the name and address of the pharmacist, and
 - a description of the information being sought, and
 - documentation that shows that the pharmacist has applied to that authority to practise in that province.
 - G.03.017.1. A pharmacist may make a written request to the Minister to send to the persons and authorities specified in subsection G.03.017.2(3) a notice, issued under section G.03.017.2, advising them that recipients of the notice must not sell or provide a controlled drug other than a preparation, a preparation, or both, to that pharmacist.
 - G.03.017.2. (1) In the circumstances described in subsection (2), the Minister must issue a notice to the persons and authorities specified in subsection (3) advising them that licensed dealers and pharmacists practising in the notified pharmacies must not sell or provide to the pharmacist named in the notice a controlled drug other than a preparation, a preparation, or both.

- (2) The notice must be issued if the pharmacist named in the notice has
- (a) made a request to the Minister in accordance with section G.03.017.1 to issue the notice;
- (b) contravened a rule of conduct established by the licensing authority of the province in which the pharmacist is practising and that licensing authority has requested the Minister in writing to issue the notice; or
- (c) been found guilty in a court of law of a designated drug offence or of an offence under this Part.
 - (3) The notice must be issued to
- (a) all licensed dealers:
- (b) all pharmacies within the province in which the pharmacist named in the notice is registered and practising;
- (c) the licensing authority of the province in which the pharmacist named in the notice is registered or entitled to practise; and
- (d) any interested licensing authority in another province that has made a request to the Minister to issue the notice.
- (4) Subject to subsection (5), the Minister may issue the notice described in subsection (1) to the persons and authorities specified in subsection (3), if the Minister, on reasonable grounds, believes that the pharmacist named in the notice
- (a) has contravened any of the provisions of sections G.03.001 to G.03.016;
- (b) has, on more than one occasion, self-administered a controlled drug, other than a preparation, contrary to accepted pharmaceutical practice;
- (c) has, on more than one occasion, self-administered a preparation, contrary to accepted pharmaceutical practice;
- (d) has, on more than one occasion, provided or administered a controlled drug, other than a preparation, to a person who is a spouse, common-law partner, parent or child of the pharmacist, including a child adopted in fact, contrary to accepted pharmaceutical practice;
- (e) has, on more than one occasion, provided or administered a preparation to a person who is a spouse, common-law partner, parent or child of the pharmacist, including a child adopted in fact, contrary to accepted pharmaceutical practice; or
- (f) is unable to account for the quantity of controlled drug for which the pharmacist was responsible under this
- (5) In the circumstances described in subsection (4), the Minister must not issue the notice referred to in subsection (1) until the Minister has
- (a) consulted with the licensing authority of the province in which the pharmacist to whom the notice relates is registered or entitled to practise;
- (b) given that pharmacist an opportunity to present reasons why the notice should not be issued and considered those reasons; and
- (c) considered
 - (i) the compliance history of the pharmacist in respect of the Act and the regulations made or continued under it, and
 - (ii) whether the actions of the pharmacist pose a significant security, public health or safety hazard, including the risk of the controlled drug being diverted to an illicit market or use.
- G.03.017.3. The Minister must provide the licensed dealers, pharmacies and licensing authorities who were issued a notice under subsection G.03.017.2(1) with a retraction of that notice if
 - (a) in the circumstance described in paragraph G.03.017.2(2)(a), the requirements set out in subparagraphs (b)(i) and (ii) have been met and one year has elapsed since the notice was issued by the Minister; or
 - (b) in a circumstance described in any of paragraphs G.03.017.2(2)(b) and (c) and (4)(a) to (f), the pharmacist named in the notice has
 - (i) requested in writing that a retraction of the notice be issued, and
 - provided a letter from the licensing authority of the province, in which the pharmacist is registered or entitled to practise, in which the authority consents to the retraction of the notice.

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Practitioners G.04.001. (1) In this section 26-10-04 "administer" includes to prescribe, sell or provide; (administrer) "designated drug" means any of the following controlled drugs; amphetamine and its salts; benzphetamine and its salts; (iii) methamphetamine and its salts: (iv) phenmatrazine and its salts; or phendimetrazine and its salts. (v) 11-3-99 (2) Subject to subsections (3) and (4) and to an exemption granted under section 56 of the Controlled Drugs and Substances Act with respect to the administration of the controlled drug specified in the exemption, no practitioner shall administer a controlled drug to any person or animal. A practitioner may administer a controlled drug, other than a designated drug, to a person or to (3)an animal, if that person or animal is a patient under his professional treatment; and the controlled drug is required for the condition for which the patient is receiving treatment. 11-12-73 A practitioner may administer a designated drug to an animal or a person who is a patient under his professional treatment where the designated drug is for the treatment of any of the following conditions; in humans narcolepsy, (ii) hyperkinetic disorders in children, (iii) mental retardation (minimal brain dysfunction), 19-12-72 (iv) epilepsy, (v) parkinsonism, or hypotensive states associated with anaesthesia; or (vi) (b) in animals, depression of cardiac and respiratory centres. (1) A practitioner who sells or provides a controlled drug to a person for self-administration or for administration to an animal shall, whether or not the practitioner charges for the drug, keep a record showing the name and quantity of the controlled drug sold or provided, the name and address of the person to whom it was sold or provided and the date on which it was sold or provided if the quantity of the controlled drug exceeds 26-10-04 three times the maximum daily dosage recommended by the producer, maker or assembler of the controlled drug: or three times the generally recognized maximum daily therapeutic dosage for that controlled drug if the producer, maker or assembler has not recommended a maximum daily dosage. A practitioner who is required by this section to keep a record shall keep the record in a place, form and manner that will permit an inspector readily to examine and obtain information from it. G.04.002A. A practitioner shall furnish to the Minister on request such information respecting the use by the practitioner of controlled drugs received — including the administering, selling or 26-10-04 providing of the drugs to a person —, and the prescriptions for controlled drugs issued by the practitioner, as the Minister may require; produce to an inspector on request any records that these Regulations require the practitioner to keep; 13-5-66 permit an inspector to make copies of such records or to take extracts therefrom;

permit an inspector to check all stocks of controlled drugs on the practitioner's premises;

retain in his possession for at least two years any record that these Regulations require him to keep;

- (f) take adequate steps to protect controlled drugs in his possession from loss or theft; and
- (g) report to the Minister any loss or theft of a controlled drug within ten days of the practitioner's discovery of the loss or theft.

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- **G.04.003.** If a practitioner alleges or, in any prosecution for an offence under the Act, the *Food and Drugs Act* or this Part, pleads that their possession of a controlled drug was for use in their practice or that they administered it to a person or animal, or prescribed, sold or provided it for a person or an animal who or that was a patient under their professional treatment and that the controlled drug was required for the condition for which the patient received treatment, the burden of proof in respect of the allegation or plea shall be on the practitioner.
- **G.04.004.** The Minister shall provide in writing any factual information about a practitioner that has been obtained under the Act or these Regulations to the licensing authority responsible for the registration or authorization of the person to practise their profession
 - (a) in the province in which the practitioner is registered or entitled to practise if
 - (i) the authority submits a written request that states the name and address of the practitioner, a description of the information being sought and a statement that the information is required for the purpose of assisting a lawful investigation by the authority, or
 - (ii) the Minister has reasonable grounds to believe that the practitioner has
 - (A) contravened a rule of conduct established by the authority,
 - (B) been found guilty in a court of law of a designated drug offence or of a contravention of this Part, or
 - (C) contravened a provision of this Part; or
 - (b) in a province in which the practitioner is not registered or entitled to practise, if the authority submits to the Minister
 - (i) a written request for information that states
 - (A) the name and address of the practitioner, and
 - (B) a description of the information being sought, and
 - (ii) documentation that shows that the practitioner has applied to that authority to practise in that province.

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- **G.04.004.1.** A practitioner may make a written request to the Minister to send to licensed dealers and pharmacies a notice, issued under section G.04.004.2, advising them of one or more of the following requirements:
 - (a) recipients of the notice must not sell or provide a controlled drug, other than a preparation, to that practitioner;
 - (b) recipients of the notice must not sell or provide a preparation to that practitioner;
 - (c) pharmacists practising in the notified pharmacies must not fill a prescription or order for a controlled drug, other than a preparation, from that practitioner; and
 - (d) pharmacists practising in the notified pharmacies must not fill a prescription or order for a preparation from that practitioner.
- **G.04.004.2.** (1) In the circumstances described in subsection (2), the Minister must issue a notice to the persons and authorities specified in subsection (3) advising them that
 - (a) licensed dealers and pharmacists practising in the notified pharmacies must not sell or provide to the practitioner named in the notice a controlled drug other than a preparation, a preparation, or both; or
 - (b) pharmacists practising in the notified pharmacies must not fill a prescription or order from the practitioner named in the notice for a controlled drug other than a preparation, a preparation, or both.

- (2) The notice must be issued if the practitioner named in the notice has
- (a) made a request to the Minister in accordance with section G.04.004.1 to issue the notice;
- (b) contravened a rule of conduct established by the licensing authority of the province in which the practitioner is practising and that licensing authority has requested the Minister in writing to issue the notice; or
- (c) been found guilty in a court of law of a designated drug offence or of an offence under this Part.
 - (3) The notice must be issued to
- (a) all licensed dealers:
- (b) all pharmacies within the province in which the practitioner named in the notice is registered and practising;
- (c) the licensing authority of the province in which the practitioner named in the notice is registered or entitled to practise:
- (d) any interested licensing authority in another province that has made a request to the Minister to issue the notice; and
- (e) all pharmacies in an adjacent province in which a prescription or order from the practitioner named in the notice may be filled.
- (4) Subject to subsection (5), the Minister may issue the notice described in subsection (1) to the persons and authorities specified in subsection (3), if the Minister, on reasonable grounds, believes that the practitioner named in the notice
- (a) has contravened any of the provisions of sections G.04.001 to G.04.002A;
- (b) has, on more than one occasion, self-administered a controlled drug, other than a preparation, under a self-directed prescription or order or, in the absence of a prescription or order, contrary to accepted medical, dental or veterinary practice;
- (c) has, on more than one occasion, self-administered a preparation, under a self-directed prescription or order or, in the absence of a prescription or order, contrary to accepted medical, dental or veterinary practice;
- (d) has, on more than one occasion, prescribed, provided or administered a controlled drug, other than a preparation, to a person who is a spouse, common-law partner, parent or child of the practitioner, including a child adopted in fact, contrary to accepted medical, dental or veterinary practice;
- (e) has, on more than one occasion, prescribed, provided or administered a preparation to a person who is a spouse, common-law partner, parent or child of the practitioner, including a child adopted in fact, contrary to accepted medical, dental or veterinary practice; or
- (f) is unable to account for the quantity of controlled drug for which the practitioner was responsible under this Part.
- (5) In the circumstances described in subsection (4), the Minister must not issue the notice referred to in subsection (1) until the Minister has
- (a) consulted with the licensing authority of the province in which the practitioner to whom the notice relates is registered or entitled to practise;
- (b) given that practitioner an opportunity to present reasons why the notice should not be issued and considered those reasons; and
- (c) considered
 - (i) the compliance history of the practitioner in respect of the Act and the regulations made or continued under it, and
 - (ii) whether the actions of the practitioner pose a significant security, public health or safety hazard, including the risk of the controlled drug being diverted to an illicit market or use.
- ${f G.04.004.3.}$ The Minister must provide the licensed dealers, pharmacies and licensing authorities who were issued a notice under subsection G.04.004.2(1) with a notice of retraction of that notice if
 - (a) in the circumstance described in paragraph G.04.004.2(2)(a), the requirements set out in subparagraphs (b)(i) and (ii) have been met and one year has elapsed since the notice was issued by the Minister; or
 - (b) in a circumstance described in any of paragraphs G.04.004.2(2)(b) and (c) and (4)(a) to (f), the practitioner named in the notice has
 - (i) requested in writing that a retraction of the notice be issued, and
 - (ii) provided a letter from the licensing authority of the province, in which the practitioner is registered or entitled to practise, in which the authority consents to the retraction of the notice.

10-4-03

(1) A person who is in charge of a hospital shall keep or cause to be kept a record of the following

Hospitals

G.05.001.

	information:
13-6-85	(a) the name and quantity of any controlled drug received for the hospital by a hospital employee or a practitioner in the hospital;
	(b) the name and address of the person from whom any controlled drug was received and the date on which
26-10-04	it was received; (c) the name and quantity of any controlled drug used in the making or assembling of a product or compound containing that controlled drug, the name and quantity of the product or compound made or assembled and the date on which the product or compound was placed in stock;
4-5-78	(c.1) the name and quantity of any controlled drug produced and the date on which it was placed in stock; (d) the name of the patient for whom a controlled drug was dispensed; (e) the name of the practitioner ordering or prescribing a controlled drug; and (f) the date on which a controlled drug was ordered or prescribed and the form and quantity thereof.
	(2) Subject to subsections (3) and (4), the record of information referred to in subsection (1) shall
	be kept
	(a) in a manner that permits an audit to be made;(b) in a book, register or similar record maintained exclusively for controlled drugs; and(c) for a period of at least two years.
15-9-88	(3) The information referred to in paragraphs $(1)(d)$ to (f) may, with respect to a preparation, be kept in a form other than that specified in paragraph $(2)(b)$.
14-5-97	(4) The information referred to in subsection (1) may, with respect to a controlled drug listed in Part II or III of the schedule to this Part, be kept in a form other than that specified in paragraph (2)(b).
	G.05.002. A person who is in charge of a hospital shall
	(a) furnish such information respecting the use of controlled drugs therein, in such form and at such times as the Minister may require;
	 (b) produce to an inspector any books, records or documents required by these Regulations to be kept; (c) permit an inspector to make copies thereof or take extracts from such books, records and documents; and (d) permit an inspector to check all stocks of controlled drugs in the hospital.
	G.05.003. (1) No person in charge of a hospital shall permit a controlled drug to be sold, provided or administered except in accordance with this section.
26-10-04	(2) On receipt of a prescription or a written order signed and dated by a practitioner, the person in charge of a hospital may permit a controlled drug to be administered to a person or an animal under treatment as an in-patient or out-patient of the hospital, or to be sold or provided to the person or to the person in charge of the animal.
	(3) Subject to subsection (6), the person in charge of a hospital may permit a controlled drug to be provided, for emergency purposes, to a hospital employee or a practitioner in another hospital on receipt of a written order signed and dated by a pharmacist in the other hospital or a practitioner authorized by the person in charge of the other hospital to sign the order.
20 10 04	(4) Subject to subjection (6), the person in charge of a hospital may permit a controlled drug to be sold or provided, for emergency purposes, to a pharmacist on receipt of a written order signed and dated by the pharmacist.
	(5) The person in charge of a hospital may permit a controlled drug to be provided to a person employed in a research laboratory in that hospital for the purpose of research.
	(6) No person in charge of a hospital shall permit a controlled drug to be sold or provided under subsection (3) or (4) unless the signature of the pharmacist in the other hospital or of the practitioner authorized by the person in charge of the other hospital to sign an order is known to the person who sells or provides the controlled drug or has been verified.

G.05.004. A person who is in charge of a hospital shall take all steps necessary to protect controlled drugs in the hospital against loss or theft and shall report to the Minister any loss or theft of a controlled drug within ten days of his discovery thereof.

4-5-78

	Authority and Penalty		
11-3-99	G.06.001. (1) Repealed by P.C. 1999-419 of March 11, 1999.		
	(2) Repealed by P.C. 1999-419 of March 11, 1999.		
26-10-04	(3) Despite anything in these Regulations, a person may, for the purpose of identification or analysis of a controlled drug in their possession, provide or deliver the drug to		
11-3-99	 (a) a practitioner of medicine, or (b) an agent of a practitioner of medicine, where the agent has been exempted under section 56 of the <i>Controlled Drugs and Substances Act</i> with respect to the possession of that controlled drug. 		
26-10-04	(4) If an agent of a practitioner of medicine receives a controlled drug under subsection (3), they shall immediately provide or deliver it		
24-8-72	(a) to the practitioner of whom he is the agent; or(b) to the Minister or his agent.		
26-10-04	(5) A practitioner of medicine who receives a controlled drug under subsection (3) or (4) shall immediately provide or deliver it		
11-3-99	 (a) for the purpose of identification or analysis thereof, to a person exempted under section 56 of the <i>Controlled Drugs and Substances Act</i> with respect to the possession of that controlled drug for that purpose; or (b) to the Minister or his agent. 		
11-3-99	G.06.002. Every person who is exempted under section 56 of the <i>Controlled Drugs and Substances Act</i> with respect to the possession or administration, as the case may be, of a controlled drug shall		
13-6-85	(a) keep and retain for a period of two years from the date of the making of the record, a record of(i) the kind, date and quantity of any controlled drug purchased or received by him;(ii) the name and address of the person from whom the controlled drug was received; and		
	(iii) particulars of the use to which the controlled drug was put; and(b) furnish such information respecting such controlled drugs as the Minister may require, and shall permit access to the records required to be kept by this Part.		
	Test Kits Containing Controlled Drugs		
	G.06.002.1 Any person may sell, possess or otherwise deal in a test kit that contains a controlled drug if		
26-10-04	 (a) a registration number has been issued for the test kit pursuant to section G.06.002.3; (b) the test kit bears, on its external surface, (i) the name of the producer, maker or assembler, (ii) the trade name or trade mark, and 		
	(iii) the registration number issued therefor pursuant to section G.06.002.3;(c) the test kit is sold, possessed or otherwise dealt in for the purpose of medical, laboratory, industrial, educational or research use; and		
	(d) the registration number has not been cancelled pursuant to section G.06.002.4.		

- **G.06.002.2** The manufacturer of a test kit that contains a controlled drug may apply for a registration number therefor by submitting to the Director an application containing
 - (a) particulars of the design and construction of the test kit;
 - (b) a detailed description of the controlled drug and other substances, if any, contained in the test kit, including the qualitative and quantitative composition of each component;
 - (c) a statement of the proposed use of the test kit; and
 - (d) any further information and material that the Minister may require in order to satisfy himself that the test kit is one of which a registration number may be issued.
- **G.06.002.3** Where, on application under section G.06.002.2, the Minister is satisfied that the test kit to which the application applies will only be used for medical, laboratory, industrial, educational or research use and that it
 - (a) contains a controlled drug and one or more adulterating or denaturing agents in such a manner, combination, quantity, proportion or concentration that the preparation or mixture has no significant drug abuse potential, or
 - (b) contains such small quantities or concentrations of any controlled drug as to have no significant drug abuse potential,

the Minister may issue a registration number for the test kit, which shall be a number preceded by the letters "TK".

Revoked by P.C. 1980-3469 of December 18, 1980.

14-7-77

18-12-80

14-7-77

- **G.06.002.4** The Minister may cancel the registration number for a test kit if the test kit is removed from the market, by the manufacturer or if, in the Minister's opinion,
 - (a) it is necessary to cancel the registration number in the interest of public health; or
 - (b) the test kit is used or is likely to be used for any purpose other than medical, laboratory, industrial, educational or research use.
- **G.06.003.** Any person who violates any provision of the **Part** is guilty of an offence and is liable on summary conviction to a fine not exceeding five hundred dollars or to a term of imprisonment not exceeding six months, or to both such fine and imprisonment.

General G.07.001. (1) In this section, 14-01-82 "member" means any person who is registered, certified or otherwise licensed by a nursing statutory body for the practice of nursing; "nursing statutory body" means any provincial professional licensing authority that, pursuant to the laws of that province, registers, certifies or otherwise licenses a person for the practice of nursing. 14-5-97 (2) The Minister may provide to a nursing statutory body any information obtained under the Controlled Drugs and Substances Act, the Food and Drugs Act or these Regulations that involves any member of that body. G.07.002. 14-5-97 Where, pursuant to the Controlled Drugs and Substances Act (Police Enforcement) Regulations, a member of a police force or a person acting under the direction and control of the member is, in respect of the conduct of the member or person, exempt from the application of subsection 4(2) or section 5, 6 or 7 of the Controlled Drugs and Substances Act, the member or person is, in respect of that conduct, exempt from the application of this part. SCHEDULE (Sections G.01.001 and G.01.004, subsection G.02.014(3), subparagraph G.02.025(1)(b)(iii), subsections G.02.025(3.2) and (4) and G.03.001(3), paragraph G.03.006(a) section G.03.007 and subsection G.05.001(4)) PART I Amphetamines, their salts, derivatives, isomers and analogues and salts of derivatives, isomers and analogues, excluding those substances set out in item 1 of the schedule to Part J but including: amphetamine (α-methylbenzeneethanamine) methamphetamine (N,α -dimethylbenzeneethanamine) (2)Benzphetamine (N-benzyl-N, α-dimethylbenzeneethanamine) Methylphenidate (α-phenyl-2-piperidineacetic acid methyl ester) and any salt thereof 3. Methaqualone (2-methyl-3-(2-methylphenyl)-4(3H)quinazolinone) and any salt thereof Phendimetrazine (d-3,4-dimethyl-2-phenylmorpholine) and any salt thereof Phenmetrazine (3-methyl-2-phenylmorpholine) and any salt thereof 5. Pentobarbital (5-ethyl-5-(1-methylbutyl)barbituric acid) 14-5-97 6. 7. Secobarbital (5-allyl-5-(1-methylbutyl)barbituric acid) 28-10-99 4-hydroxybutanoic acid (GHB) and any salt thereof 8. Aminorex (4,5-dihydro-5-phenyl-2-oxazolamine) and any salt thereof 10. Fenetylline (d,1-3,7-dihydro-1,3-dimethyl-7-(2-[(1-methyl-2-phenethyl)amino]ethyl)-1H-purine-2,6-dione) and any salt thereof 11. Glutethimide (2-ethyl-2-phenylglutarimide) 30-1-03 12. Lefetamine((-)-N,N-dimethyl-α-phenylbenzeneethanamine) and any salt thereof 13. Mecloqualone (2-methyl-3-(2-chlorophenyl)-4(3H)-quinazolinone) and any salt thereof Mesocarb (3-(α-methylphenethyl)-N-(phenylcarbamoyl)sydnone imine) and any salt thereof

16. Zipeprol (4-(2-methoxy-2-phenylethyl)-α-(methoxyphenylmethyl)-1-piperazineethanol) and any salt thereof

17. Amineptine (7-[10,11-dihydro-5H-dibenzo[a,d]cyclohepten-5-yl)amino]heptanoic acid) and any salt thereof

15. Pemoline (2-amino-5-phenyl-oxazolin-4-one) and any salt thereof

11-12-03

PART II

Barbiturates, their salts and derivatives, excluding the substances set out in items 6 and 7 of Part I but including: Allobarbital (5,5-diallylbarbituric acid) (1) (2)Alphenal (5-allyl-5-phenylbarbituric acid) (3) Amobarbital (5-ethyl-5-(3-methylbutyl)barbituric acid) (4) Aprobarbital (5-allyl-5-isopropylbarbituric acid) Barbital (5,5-diethylbarbituric acid) (5) (6) Barbituric Acid (2,4,6(1H,3H,5H)-pyrimidinetrione) (7) Butabarbital (5-sec-butyl-5-ethylbarbituric acid) (8) Butalbital (5-allyl-5-isobutylbarbituric acid) Butallylonal (5-(2-bromoallyl)-5-sec-butylbarbituric acid) (9)(10)Butethal (5-butyl-5-ethylbarbituric acid) Cyclobarbital (5-(1-cyclohexen-1-yl)-5-ethylbarbituric acid) (11)Cyclopal (5-allyl-5-(2-cyclopenten-1-yl)barbituric acid) (12)Heptabarbital (5-(1-cyclohepten-1-yl)-5-ethylbarbituric acid) (13)Hexethal (5-ethyl-5-hexylbarbituric acid) 14-5-97 (14)(15)Hexobarbital (5-(1-cyclohexen-1-yl)-1,5-dimethylbarbituric acid) Mephobarbital (5-ethyl-1-methyl-5-phenylbarbituric acid) (16)(17)Methabarbital (5,5-diethyl-1-methylbarbituric acid) (18)Methylphenobarbital (5-ethyl-1-methyl-5-phenylbarbituric acid) (19)Propallylonal (5-(2-bromoallyl)-5-isopropyl-barbituric acid) (20)Phenobarbital (5-ethyl-5-phenylbarbituric acid) (21)Probarbital (5-ethyl-5-isopropylbarbituric acid) (22)Phenylmethylbarbituric Acid (5-methyl-5-phenylbarbituric acid) Sigmodal(5-(2-bromoallyl)-5-(1-methylbutyl)- barbituric acid) (23)Talbutal (5-allyl-5-sec-butylbarbituric acid) (24)(25)Vinbarbital (5-ethyl-5-(1-methyl-1-butenyl)barbituric acid) (26)Vinylbital (5-(1-methylbutyl)-5-vinylbarbituric acid) Thiobarbiturates, their salts and derivatives, including: Thialbarbital (5-allyl-5-(2-cyclohexen-1-yl)-2-thiobarbituric acid) Thiamylal (5-allyl-5-(1-methylbutyl)-2-thiobarbituric acid) (2)(3) Thiobarbituric Acid (2-thiobarbituric acid) Thiopental(5-ethyl-5-(1-methylbutyl)-2- thiobarbituric acid) **(4)** Chlorphentermine (1-(p-chlorophenyl)-2-methyl2-aminopropane) and any salt thereof 3. Diethylpropion (2-(diethylamino)propiophenone) and any salt thereof 5. Phentermine (α , α -dimethylbenzeneethanamine) and any salt thereof Butorphanol (1-N-cyclobutylmethyl-3,14-dihydroxy-morphinan) and any salt thereof 7. Nalbuphine (N-cyclobutylmethyl-4,5-epoxy-mor-phinan-3,6,14-triol) and any salt thereof 30-1-03 Pyrovalerone (4'-methyl-2-(1-pyrrolidinyl)valerophenone) and any salt thereof **PART III** Anabolic steroids and their derivatives, including: Androisoxazole (17 β -hydroxy-17 α -methylandrostano[3,2-c]isoxazole) (2)Androstanolone (17 β -hydroxy-5 α -androstan-3-one) Androstenediol (androst-5-ene- 3β , 17β -diol) (3)Bolandiol (estr-4-ene-3 β ,17 β -diol) 14-5-97 **(4)** (5) Bolasterone (17 β -hydroxy-7 α ,17-dimethylandrost-4-en-3-one) (6) Bolazine (17 β -hydroxy-2 α -methyl-5 α -androstan-3-one azine) (7) Boldenone (17β-hydroxyandrosta-1,4-dien-3-one) (8) Bolenol (19-nor-17 α -pregn-5-en-17-ol) (9)Calusterone (17 β -hydroxy-7 β ,17-dimethylandrost-4-en-3-one) (10)Clostebol (4-chloro-17β-hydroxyandrost-4-en-3-one)

- $(11) \qquad Drostanolone \ (17\beta-hydroxy-2\alpha-methyl-5\alpha-androstan-3-one)$
- (12) Enestebol (4, 17β-dihydroxy-17-methylandrosta-1,4-dien-3-one)
- (13) Epitiostanol (2α , 3α -epithio- 5α -androstan- 17β -ol)
- (14) Ethylestrenol (19-nor-17 α -pregn-4-en-17-ol)
- (15) 4-Hydroxy-19-nor testosterone
- (16) Fluoxymesterone (9-fluoro- 11β , 17β -dihydroxy-17-methylandrost-4-en-3-one)
- (17) Formebolone $(11\alpha, 17\beta$ -dihydroxy-17-methyl-3-oxoandrosta-1,4-dien-2-carboxaldehyde)
- (18) Furazabol (17-methyl- 5α -androstano[2,3-c]furazan-17 β -ol)
- (19) Mebolazine $(17\beta$ -hydroxy- 2α , 17-dimethyl- 5α -androstan-3-one azine)
- (20) Mesabolone $(17\beta-[(1-methoxycyclohexyl)oxy]-5\alpha-androst-1-en-3-one)$
- (21) Mesterolone (17 β -hydroxy-1 α -methyl-5 α -androstan-3-one)
- (22) Metandienone (17 β -hydroxy-17-methylandrosta-1,4-dien-3-one)
- (23) Metenolone (17 β -hydroxy-1-methyl-5 α -androst-1-en-3-one)
- (24) Methandriol (17α -methylandrost-5-ene- 3β , 17β -diol)
- (25) Methyltestosterone (17β-hydroxy-17-methyl-androst-4-en-3-one)
- (26) Metribolone (17 β -hydroxy-17-methylestra-4,- 9,11-trien-3-one)
- (27) Mibolerone (17 β -hydroxy-7 α ,17-dimethylestr-4-en-3-one)
- (28) Nandrolone (17β-hydroxyestr-4-en-3-one)

14-5-97

- (29) Norboletone (13-ethyl-17β-hydroxy-18,- 19-dinorpregn-4-en-3-one)
- (30) Norclostebol (4-chloro-17β-hydroxyestr-4-en-3-one)
- (31) Norethandrolone (17α -ethyl- 17β -hydroxyestr-4-en-3-one)
- (32) Oxabolone $(4,17\beta$ -dihydroxyestr-4-en-3-one)
- (33) Oxandrolone (17 β -hydroxy-17-methyl-2-oxa-5 α -androstan-3-one)
- (34) Oxymesterone (4,17β-dihydroxy-17-methylandrost-4-en-3-one)
- (35) Oxymetholone (17 β -hydroxy-2-(hydroxymethylene)-17-methyl-5 α -androstan-3-one)
- (36) Prasterone (3β-hydroxyandrost-5-en-17-one)
- (37) Quinbolone (17β-(1-cyclopenten-1-yloxy)androsta-1,4-dien-3-one)
- (38) Stanozolol (17 β -hydroxy-17-methyl-5 α -androstano[3,2-c]pyrazole)
- (39) Stenbolone (17 β -hydroxy-2-methyl-5 α -androst-1-en-3-one)
- (40) Testosterone (17β-hydroxyandrost-4-en-3-one)
- (41) Tibolone $((7\alpha, 17\alpha)-17-\text{hydroxy}-7-\text{methyl}-19-\text{norpregn}-5(10)\text{en}-20-\text{yn}-3-\text{one})$
- (42) Tiomesterone $(1\alpha, 7\alpha$ -bis(acetylthio)- 17β -hydroxy-17-methylandrost-4-en-3-one)
- (43) Trenbolone (17 β -hydroxyestra-4,9,11-trien-3-one)
- 2. Zeranol (3,4,5,6,7,8,9,10,11,12-decahydro-7,14,16-trihydroxy-3-methyl-1H-2-benzoxacyclotetradecin-1-one)