

SECTION 21 APPLICATION

SOUTH AFRICAN HEALTH PRODUCTS REGULATORY AUTHORITY'S RESPONSIBILITIES AND LIABILITY WHEN PERFORMING ITS FUNCTION IN TERMS OF SECTION 21 OF ACT 101 OF 1965

In terms of this Section the Authority may authorize the sale of unregistered orthodox medicine, complementary medicine, and veterinary medicine or device for certain purposes.

- 21. (1) The authority may in writing authorize any person to sell during a specified period to any specified person or institution a specified quantity of orthodox medicine, complementary medicine, veterinary medicine or device, which is not registered.
- 21. (2) Any orthodox medicine, complementary medicine, veterinary medicine or device sold in pursuant to any authorization under sub-section (1) and in such a manner and during such period as the Authority may in writing determine.
- 21. (3) Authority may at any time by notice in writing withdraw the authorization granted in terms of sub-section (1) if effect is not given to any determination made in terms of sub-section (2)

An applicant who wishes to sell an unregistered medicine must be fully informed and be able to respond if his request is not successful.

Section 21 mandates the Authority to approve the use of unregistered medicine. The Authority, therefore, is required to address the following requirements of Section 21.

- Authorise sales
- Specify the period of sale
- Specify the purchaser or institution
- Specify the quantity of medicine
- Determine the purpose for the use of such medicine
- Determine the manner of use
- Determine the period of use
- Withdrawal of the authority to sell or use

THE AUTHORISATION OF THE USE OF UNREGISTERED MEDICINE UNDER SECTION 21 OF ACT 101 OF 1965

1 Objective

The objective of Section 21 of this policy is to determine how an unregistered medicine can be authorized under Section 21.

2 Responsibility

The Authority shall delegate the administration of the control of the execution to the appropriate qualified person (Clinical Pharmacologist or Medicine Control Officer)

3 Source document

Section 21 of Act 101 of 1965

4 Policy

- 4.1 The Authority shall in writing authorize any person to sell during a specified period up to (six months) to any specified person or institution a specified quantity of any medicine, which is not registered.
- 4.2 All applicants must submit the following information:
 - (a) Name, street address and telephone number of the applicant/medical practitioner
 - (b) Registration number of the prescriber
 - (c) Name and address of the patient
 - (d) Diagnosis of the patient
 - (e) Dose, frequency and route of administration of the product
 - (f) Number and frequency of repeats
 - (g) Concomitant medication
 - (h) Name and (Generic) of the product
 - (i) Motivation why an unregistered product is to be used
 - (j) Reasons for not using similar registered product/current regimen
 - (k) Urgent applications can be handled by telephone in case of an emergency but the above mentioned information must be supplied before an authorization number is supplied. A telephonic request must be followed up in writing within 48 hours.
- 4.3 Requests can only be repeated after a follow-up reports have been submitted to the supplier and the Authority.
- 4.4 In case of long term treatment a follow-up report must be submitted every six months. A new authorization number must be obtained every six months.
- 4.5 The officer designated must confirm the authorization in writing.
- 4.6 The patient must be fully informed that the drug is not registered with the authority.
- 4.7 The patient must be fully informed about the possible benefits and risks of the product.
- 4.8 The patient must sign the informed consent. In case of a minor the parent or guardian must sign the informed consent.
- 4.9 If approved, the product shall only be used for the treatment of the patient in such a manner and for the approved period only. No other patient may receive the authorized unregistered medicine.
- 4.10 All adverse events or unexpected events must be reported to the Authority.
- 4.11 At the termination of treatment a full case report shall be submitted to the Authority.
- 4.12 The Authority shall in writing withdraw any such authorization.
- 4.13 All unused unregistered products shall be returned to the supplier for disposal according to the requirements of the Authority.

- 4.14 Information about the basic efficacy, safety and quality about the product must be supplied to the authority.
- 4.15 Where the product is used for the clinical trial, the MBR1 form must include the formula of the final product in terms of a dosage unit:
 - a) Specifications of the final product namely *viz* the name of the specification, limits of criteria of acceptance of all physical, chemical and where applicable microbial parameters.
 - b) The laboratory responsible for the final lot release locally. At least an identification and assay must be done if the product is imported.
 - c) Stability data derived from the product stored at room temperature (at least nine months), and elevated conditions (three months) in tabulated form. The date of manufacture, batch number, batch size and container must be stated.
- 4.16 The CEO, when the Authority is not sitting, refer as far as possible all matters and report thereon to the next meeting of Council.
- 4.17 An exemption will be given for investigational and comparator medicines which:
 - a) are new chemical entities
 - b) are new or different dose forms, delivery systems and formulations of established medicines, which
 - c) does not have consent to be sold in the Republic of South Africa

The Authority may grant the approval after receiving approval from an accredited ethics committee for the study protocol and the justification and validity of the study protocol.

A.	PARTICULARS OF THE APPLICANT (i.e. treating medical doctor/prescriber)		
1.	Title:	First Names:	Surname:
2.	Health Professions Council (South Africa) Registration Number:		
3.	Registered qualifications:		
4.	Registered specialty under which you are currently practicing and treating the patient mentioned in section C below (e.g. general practitioner, paediatrician, physician, nephrologist, etc.) and designation:		
5.	Practice Number:		
6.	Registered Physical Address (where the patient records and/or the medicine may be inspected):		
7.	Postal Address:		
8.	Telephone numb	per (office hours):	Cellular Phone number:
9.	Fax number (office hours):		
10.	Email address:		
11.	Signature:		Date:
12.	Official Stamp:		

B.	PARTICULARS OF PERSON, COMPANY, OR INSTITUTION IMPORTING THE
	UNREGISTERED MEDICINE

- 1. Category: Pharmacist Pharmaceutical Manufacturer Pharmaceutical Distributor Pharmaceutical Wholesaler Other: Specify
- 2. Registered Name of company:
- 3. Registration Number of company:
- 4. Physical Address (where the medicine and/or patient data may be inspected):
- 5. Postal Address:
- 6. Contact Person: Title: First Names: Surname:
- 7. Registered Qualifications:
- 8. HPC (S.A.) Registration Number:
- 9. Official designation:
- 10. Telephone number (office hours):
- 11. Fax number (office hours):
- 12. Cellular phone number:
- 13. Email address:

C.	PARTICULARS	OF THE PATIENT			
1.	Title:	First Names:		Surname:	
2.	Age:	Gender:	Weight:	Height:	
3.	Occupation:				
4.	Residential Addr	'ess:			
5.	Work or postal Address:				
6.	Telephone number (office hours):				
7.	Cellular phone number:				
8.		son for the application to and prognosis where a		medication; full description includi	ng
9.	Details of curren surgical and other		the above diagnos	sis (C No. 8.). Include medicinal,	
10.	Concomitant disapplicable):	ease/s (full description i	including severity,	staging and prognosis where	
11.	Current treatmer	nt regimen/s for the abo	ve concomitant dis	sease/s (C. 10)	
12.		which of, and the doses on the continued together w		ment regimens (sections C 9 &12 d medication/device.	
13. Pleas	Yes or No	nt obtained for the use o	-	I medicine/device on the patient:	

D.	PARTICULARS OF THE UNREGISTER APPLICATION IS BEING MADE	RED MEDICINE FOR WHICH A SECTION 21
1.	Manufacturer:	
2.	Country of origin:	Name of South African Subsidiary:
3.	Generic Name:	
4.	Trade Name:	
5.	Formulation and quantity required: (e.g. for 6 months = 6 000 capsules)	ampicillin 250 mg capsules, 1 000 capsules per month
6.	Is the medicine/device approved & regis country of origin? Yes or No	tered for the intended use in other countries, including
7.	Please provide documentary proof of the publication in peer reviewed scientific pu	e above (No. 6, e.g. medication leaflet, copy of ublication)
8. (Dos	Prescription and planned treatment reging patient (Section C) e, frequency, route and duration of admin	men of the unregistered medicine/device for the above istration)
9.		ADRs) to this medication, including interactions with listed in sections C No's 11 & 12 above.
10.	Clearly outline how you intend preventing	g, monitoring for and managing the above ADRs
11.	Clearly state reasons for not using a sim treatment regimen for the disease menti	ilar available registered (in S.A.) medication/device or oned in section C No. 8 above.

Signed: (Applicant)

12.	Motivation for the use of the unregistered medication/device (do not repeat the indication and reasons listed in Sections C No. 8 & D No. 11)
13.	Have you or any other person or institution applied to the MCC for the use of the same or other unregistered medicine/device for the same patient in the past? Yes or No. If yes, specify and supply the MCC approval number.
14.	I hereby certify that: - the use of this unregistered medication/device is purely for the management of the patient's disease and not research, - data collected during treatment of the patient with the unregistered medication/device, may only be used for research after obtaining specific approval from the patient and the MCC, and that the MCC will be supplied with the results (published and unpublished) of such research - a copy of this application form and consent form will be made available on request to the patient and any registered health care professional who may be involved in the treatment of the above patient.

Date:

E. INFORMED CONSENT FORM		
to be treated with a medication, namelySouth Africa,	(full names of the patient) voluntarily agree which is not registered in name of doctor, practice, hospital) for (name of the disease).	
being made), its cause, severity, prognosis, av	out my disease (for which a section 21 application is ailable (in South Africa) registered treatment options and the unregistered medication and application to	
	ca) and that this implies that the quality, effectiveness in verified by the Medicines Control Council (MCC) of	
 the medication will only be supplied to, and obtained from the MCC of S.A. 	used by and on me once specific approval has been	
	(generic and trade	
names) is approved for the treatment of (my disease) in (name of the country from which the medication is to be imported), or (the medication is in an advanced stage of development [at least phase III trial] in South Africa and or (country of origin) and that its quality, effectiveness and safety are well documented and within legally and scientifically acceptable levels)		
 appropriate measures will be taken to preve of the unregistered medication 	ent, monitor and manage the unwanted effects on me	
laws (S.A. and foreign) and conditions of a	(name of doctor) will comply with all regulations of the MCC, laws (S.A. and foreign) and conditions of approval of use of this unregistered medication/device and accordingly ensure continued availability and supply of the medication	
	by me is for managing my disease and not for medical	
may be used for research purposes upon		
 I will be free stop using the medication at accordingly. 	any time and that I will inform my (treating) doctor	
Full Names of patient/guardian:		
Signature of patient/Guardian:	Date:	
Name of doctor (applicant):		
Signature of doctor: Date:		
Name of witness:		
Signature of witness: Date:		

F. 4. Outcome of treatment

Brief description/comments:

Good

F. 4.1 Therapeutic effect

Date last used:

Excellent

F 4.2. Adverse drug reaction(ADR) to the unregistered medication

None or Present

If Present: local or systemic Severity: Mild Moderate Severe

Description of ADR including results of laboratory and/or other investigations and management

Outcome of ADR: Resolved Ongoing Resulted in disability Resulted in death

Satisfactory

or ongoing treatment

No effect

Not assessed



SECTION 21 APPLICATION FEES

To all Section 21 applicants:

Please note that as from 07 November 2012, an application fee of R330 **per named patient** is payable before your application is evaluated. This is in accordance with Government Regulation Gazette Vol. 569, No. 35857 regarding fees payable to the CEO in terms of the Medicines and Related substances Act, 1965 (Act 101 of 1965) as amended.

Should you require **emergency stock** please state the following in your application:

- 1) Exact quantity of emergency stock required for the next six-month period.
- 2) Dosage per patient.
- 3) Exact number of patients you intend treating with emergency stock (i.e. Quantity in question 1 divided by dosage in question 2).

The total fee payable for emergency stock is **R330** multiplied by the **exact number of patients** you intend treating with emergency stock.

Please note that only cheques made out to the SAHPRA are acceptable means of payment.

To speed up the approval process, please submit the cheque with your application to:

Bank details

Account name: SOUTH AFRICAN HEALTH PRODUCTS REGULATORY AUTHORITY

Special name: The Medicines Control Council Account type: Cheque / Current Account

Account number: 40-5939-2080

Bank: ABSA

Bank Branch Code: 632005

Bank physical address: 240 VERMEULEN STREET, PRETORIA, 0001, SOUTH AFRICA

Swift Code: ABSAZAJJ

Faxed applications will be processed only if proof of receipt of cheque by reception of SAHPRA is submitted with the application. Please state patients' names and/or numbers of patients and exact quantities of drugs required for that respective cheque payment.

Yours faithfully

CHIEF EXECUTIVE OFFICER

SOUTH AFRICAN HEALTH PRODUCTS REGULATORY AUTHORITY