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## LAW ON THE MANAGEMEN T OF PHARMACEUTICALS

This law was adopted by the National Assembly on May 9, 1996 during its 6th Session of its first legislature.

# CHAPTER I: GENERAL PROVISIONS

## ARTICLE 1:

The objective of this law is to goverall pharmaceuticals in the Kingdom of Cambodia.

### ARTICLE 2:

A pharmaceutical is on or many kinds **o**lbstances which are primarily made from chemicals, bio-products, microbes, plants combined in order to:

- x use in the prevention or treatment of human or animal diseases,
- x use in the medical or pharmaceutical research or diagnosis,
- x change or support the functioning of the organs.

#### ARTICLE 3:

Shall be also considered as pharmaceuticals:

- 1. scrum and vaccines,
- 2. blood or blood products,
- 3. traditional medicines,
- 4. products which are composed of poisonsulsstances which are included in a list to be determined by Sub-Decree.

## ARTICLE 4:

Pharmacists who may have the right togage in the production, import, export and trade of pharmaceuticals are those who halfeled the following qualifications:

- x have Khmer nationality,
- x have a Pharmaceutical Diploma ogoized by the Ministry of Health,
- x have never been found guilty for any criminal offence,
- x have sufficiently good health to accomplish the job.

Production, import, export and trading of traditional medicines shall be determined by Sub-Decree.

# CHAPTER II: M

Poisonous substances refer to those phaeoutical or substances or compounds of substances or plants thatay cause danger to health lead to the addiction of humans or animals.

These poisonous substances shall determined by Sub-Decree.

#### ARTICLE 6:

The formalities and conditions for the production, import, export and trade of poisonous substances shall determined by Sub-decree.

## CHAPTER III: PRODUCTION, TRADE, IMPORT AND EXPORT OF PHARMACEUTICALS

# ARTICLE 7:

Technical procedures and conditions **fbe** production and the functioning of the pharmaceutical manufacturing establishmental be determined by Sub-Decree.

A Prakas (Proclamation) of the Mistriy of Health shall determine:

- x the formalities and conditions to apply for authorization to open, close or change of location of pharmacies, pharmaceutical anufacturing establishments, or companies involved in importing and exporting pharmaceuticals,
- x the formalities and conditions for applition for a visa on the pharmaceutical logbook,
- x the formalities and technical conditions the management and preservation of pharmaceuticals,
- x the formalities and conditions for ad

3. In each pharmacy, there must be these pince of a pharmacist. In the event of an absence of the pharmacist, there ribusta replacement who shall possess appropriate qualifications as derteined by the Ministry of Heath.

# CHAPTER IV: AUTHORITY TO SUPERVISE

## ARTICLE 9:

Oversight and control of pharmaceuticativaties shall be the competence of the Ministry of Health.

Oversight and control of pharmaceutical feeterinarians shall be the competence of the Ministry of Agricultue, Fishery and Forestry.

### **CHAPTER V: PENALTIES**

#### ARTICLE 10:

Shall be penalized to a fine from 000,000 (one million) to 10,000,000 (ten million) riels and to a suspension of (activity) praction or import, export or trade of pharmaceuticals for a period from one (1) month to three (3) months, or to either one of the above two purhisment terms, exclusive of punishment for other offenses, for any person who:

- 1. advertised pharmaceuticals without auttration from the Ministry of Health.
- 2. who violated procedures and commits for the production, import, export and trade of pharmaceuticals.
- 3. opened or changed locations of pharmacies, conducted businesses involved in importing and exporting pharmaceuticads manufactured pharmaceuticals without proper authorization of the Ministry of Health.
- 4. produced, imported, exported or stored pharmaceuticals or pharmaceutical raw materials without proper authorizant from the Ministry of Health.
- 5. sold pharmaceuticals without approval or keeping a log-book or sold those pharmaceuticals which are prohibitely the Ministry of Health.

For repeated offenses, the offender Isbal penalized twice the fine and be suspended from activities of production piont, export or may be subjected to either one of the two punishments.

Pharmaceuticals, raw materials, equipment ather materials which are conected to the offenses as stated in the sub-para.a(4d (5) shall be confiscated as State's property or be destroyed.

The Ministry of Health shall have the ghits to immediately supend temporarily the offending advertisement of pharmaceutical soduction, import-export and business

#### ARTICLE 11:

Shall be subjected to a fine of from 1,000,000 (One Million) to 5,000,000 (Five Million) riels or to punishment to imprisonernt from six (6) days to one (1) month or, to both of these two punishments, for approximately son who obstructed the competent agents as stated in article 9 above, to pretvement from accomplishing their inspection duties.

#### ARTICLE 12:

Shall be subjected to a fine fro20,000,000 (twenty million) to 50,000,000 (fifty million) riels or to punishment to imprisonment from (5) years to ten (10) years or, to both of the punishments, for any person who deliberately engaged in producing, importing, exporting or trading of pharmactical containing addictive substances without authorization, counterfeit phraaceuticals, pharmaceuticals of damaged quality or expired pharmaceuticals which aftecthe health or lives of consumers.

### ARTICLE 13:

Shall also be punished with the same teams set forth in articles 10, 11 and 12, for any civil servant who acts as accompliceword commits an abuse of his/her own duties during the implementation of articles 10, 11 and 12.

## CHAPTER VI: TRANSITIONAL PROVISION

#### ARTICLE 14:

From the date this law enters into effecttil the year 2005, the Ministry of Health shall have the right to issue Prakas (Paroraltions) authorizing those retired health officials who have capacity to open pharnescin the Khums (communes) or sankats (districts) which do not yet have proper phacines as specified in articles 4 and 7 of this law.

## CHAPTER VII: FINAL PROVISION

# ARTICLE 15:

All provisions contrary to this w shall be hereby repeated.

This law was adopted by the National Assembly on May 9, 1996 during its 6th Session of its first legislature.

The Acting President of the National Assembly