CHAPTER No. 228.

Dangerous Drugs.

GENERAL ANNOTATION.

ADMINISTRATION.

As at 13 February 1976 (the date of gazettal of the most comprehensive allocation of responsibilities to Ministers and Departments at about the effective date), the administration of this Chapter was vested in the Minister for Health, with the exception of Sections 4(3), 5, 6, 7, 9 and 10, which were vested in the Minister for Foreign Affairs and Trade.

Accordingly, as at that date, except where a different intention is clearly indicated, by note or in the text, references in or in relation to this Chapter to-

- (a) with the exception of matters relating to the provisions specified above—
 - "the Minister"—should be read as references to the Minister for Health;
 - "the Departmental Head"—should be read as references to the Secretary for Health¹;
 - "the Department"-should be read as references to the Department of Health²;
- (b) in the case of matters relating to the provisions specified above-
 - "the Minister"-should be read as references to the Minister for Foreign Affairs and Trade;
 - "the Departmental Head"—should be read as references to the Secretary for Foreign Affairs and Trade³;
 - "the Department"-should be read as references to the Department of Foreign Affairs and Trade4.

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Previously the Director of Public Health

² Previously the Department of Public Health.

Previously the Secretary, Department of Foreign Relations and Trade
 Previously the Department of Foreign Relations and Trade

CHAPTER No. 228.

Dangerous Drugs Act.

ARRANGEMENT OF SECTIONS.

PART I.—PRELIMINARY.

- 1. Interpretation—
 - "dangerous drugs"
 - "licence".
- 2. Declaration of dangerous drugs.

PART II.—CONTROL OF DANGEROUS DRUGS.

- 3. Production, etc., of dangerous drugs.
- 4. Importation of dangerous drugs.

PART III.—IMPORT LICENSING.

- 5. Licences.
- 6. Cancellation of licence.
- 7. Import authorization.
- 8. Storage of dangerous drugs.
- 9. Confiscation of dangerous drugs on termination of licence.

PART IV.—MISCELLANEOUS.

- 10. Forfeiture of dangerous drugs illegally imported.
- 11. Returns as to dangerous drugs.
- 12. Regulations.

SCHEDULE—Dangerous Drugs.

), 4

CHAPTER No. 228.

Dangerous Drugs Act.

Being an Act relating to dangerous drugs.

PART I.—PRELIMINARY.

1. Interpretation.

In this Act-

"dangerous drugs" means-

- (a) a substance specified in the Schedule; and
- (b) any other substance declared to be a dangerous drug under Section 2, and, unless specifically excluded, includes—
 - (c) any active principle, alkaloid, derivative (natural or synthetic), isomer, esther, ether, salt or compound of such a substance; and
 - (d) all preparations and admixtures containing any proportion of such a substance or any of its active principles, alkaloids, derivatives (natural or synthetic), isomers, esthers, ethers, salt or compounds;

"licence" means a licence under Section 5.

2. Declaration of dangerous drugs.

The Minister may, by notice in the National Gazette, declare a substance to be a dangerous drug for the purposes of this Act.

PART II.—CONTROL OF DANGEROUS DRUGS.

3. Production, etc., of dangerous drugs.

- (1) A person who knowlingly-
 - (a) cultivates a plant from which a dangerous drug can be made; or
 - (b) makes a dangerous drug; or
 - (c) exports a dangerous drug; or
 - (d) is in possession of or conveys a dangerous drug or a plant or part of a plant from which a dangerous drug can be made,

is guilty of an offence unless he is authorized to do so by or under some other Act.

Penalty: Imprisonment for a term of not less than three months and not exceeding two years.

(2) An offence against Subsection (1) is punishable on summary conviction.

4. Importation of dangerous drugs.

(1) This section does not apply in respect of a dangerous drug imported, or the importation of a dangerous drug, by the holder of a licence and in accordance with the conditions and restrictions imposed by Section 5.

Dangerous Drugs

- (2) Subject to Subsection (1), the importation into the country of a dangerous drug is prohibited.
 - (3) A person who-
 - (a) without reasonable excuse (proof of which is on him), has a dangerous drug in his possession on board a ship; or
 - (b) without reasonable excuse (proof of which is on him) has in his possession a dangerous drug that has been imported into the country; or
 - (c) fails to disclose, on demand, to the Minister¹ or to an officer authorized by the Minister¹ for the purpose any information in his possession or power concerning the importation or intended importation into the country of a dangerous drug,

is guilty of an offence.

Penalty: Imprisonment for a term of not less than three months and not exceeding two years.

PART III.—IMPORT LICENSING.

5. Licences.

- (1) The Minister¹ may grant a licence to a person to import into the country dangerous drugs, or one or more particular forms of dangerous drugs to be specified in the licence, subject to the following conditions and restrictions:—
 - (a) the drugs shall be imported for medicinal purposes only; and
 - (b) a licence to import the drugs shall be issued only to-
 - (i) a medical practitioner; or
 - (ii) a veterinary surgeon registered under the Veterinary Surgeons Act or under a law of a State of Australia; or
 - (iii) a dentist; or
 - (iv) a pharmacist; or
 - (v) a person who proves to the satisfaction of the Minister¹ that he is a fit and proper person to be allowed to import dangerous drugs or the particular form of dangerous drugs that he seeks permission to import.

(2) A licence—

- (a) shall be in the prescribed form; and
- (b) is for a period of one year and may be renewed from time to time for a like period.
- (3) Before a licence is granted the applicant shall-
 - (a) give security to the satisfaction of the Minister¹ that—
 - (i) all importations made by him under the licence or of any renewal of the licence will be disposed of for medicinal purposes only; and
 - (ii) he will record in a book kept by him for the purpose particulars of the quantities imported and except where the Minister¹, by written notice, declares otherwise, how and to whom they have been disposed of; and

As at the effective date the reference was to the Minister for Foreign Affairs and Trade

- (iii) he will at all reasonable times produce to the Minister¹, or an officer authorized by the Minister¹ for the purpose, the book so kept and the balance of the importations on hand at the time when the book is produced; and
- (iv) he will comply with this Act; and
- (b) give a written undertaking that he will be responsible for the making of reasonable inquiries as to the purpose and destination of dangerous drugs imported under the licence and subsequently sold, with a view to assuring himself that the drugs are intended for medicinal purposes only.

6. Cancellation of licence.

The Minister¹ may at any time cancel a licence.

7. Import authorization.

- (1) The holder of a licence shall advise the Minister¹ of his intention to import dangerous drugs and shall state—
 - (a) the exact description and quantity of the drugs to be imported; and
 - (b) the name and address of the firm in the exporting country from which the drugs are to be obtained.
- (2) The Minister¹ may issue to the importer a certificate in the prescribed form, specifying the period within which the importation must be effected.

8. Storage of dangerous drugs.

The holder of a licence who has in his possession dangerous drugs must-

- (a) store them in a locked cupboard or room; and
- (b) retain the custody of the key of the cupboard or room.

Penalty: A fine not exceeding K100.00 or imprisonment for a term not exceeding three months.

Confiscation of dangerous drugs on termination of licence².

- (1) Where-
 - (a) the holder of a licence who-
 - (i) has in his custody or possession dangerous drugs of which he is the owner; and
 - (ii) is not authorized to sell poisons and dangerous substances under Section 8 of the Poisons and Dangerous Substances Act,

surrenders his licence; or

- (b) the licence of any such licensee expires or is cancelled,
- the Minister¹ or an officer authorized by the Minister¹ for the purpose shall, on the surrender, expiration or cancellation, as the case may be, confiscate the dangerous drugs in the custody or possession of the licensee.
- (2) Where dangerous drugs are confiscated under Subsection (1), the State may pay to the licensee compensation in such sum as the Minister¹, in the particular case, thinks proper.

² But see Constitution, Section 53

As at the effective date the reference was to the Minister for Foreign Affairs and Trade.

Dangerous Drugs

(3) Where---

- (a) the holder of a licence who—
 - (i) has in his custody or possession dangerous drugs of which he is not the owner; and
 - (ii) is not authorized to sell poisons and dangerous subtances under Section 8 of the Poisons and Dangerous Substances Act,

surrenders his licence; or

(b) the licence of any such licensee expires or is cancelled,

and the owner of the dangerous drugs is not authorized to sell poisons and dangerous substances under Section 8 of the *Poisons and Dangerous Substances Act*, the owner must immediately notify the Minister¹, in writing, of the surrender, expiration or cancellation, as the case may be.

Penalty: A fine not exceeding K100.00 or imprisonment for a term not exceeding three months.

(4) Where notice is given under Subsection (2), the Minister¹, or an officer authorized by the Minister¹ for the purpose, shall confiscate the dangerous drugs and the State may pay to the owner compensation in such sum as the Minister¹, in the particular case thinks proper.

PART IV.—MISCELLANEOUS.

10. Forfeiture of dangerous drugs illegally imported.

Dangerous drugs imported in contravention of this Act or of a licence shall be seized by a Customs Officer and may be dealt with as the Minister¹ directs.

11. Returns as to dangerous drugs.

The Minister shall furnish to the National Executive Council-

- (a) during the month of January in each year a return setting out—
 - (i) the stocks of dangerous drugs held by importers in the country; and
 - (ii) the imports of dangerous drugs into, and the comsumption of dangerous drugs in, the country during the preceding year; and
 - (iii) the amount of dangerous drugs confiscated during the preceding year, the reasons for confiscation and the manner of disposal of the confiscated drugs; and
- (b) a quarterly return setting out the imports of dangerous drugs during the preceding three months.

12. Regulations.

The Head of State, acting on advice, may make regulations, not inconsistent with this Act, prescribing all matters that by this Act are required or permitted to be prescribed, or that are necessary or convenient to be prescribed for carrying out or giving effect to this Act, and in particular—

- (a) for requiring persons to furnish such returns in relation to dangerous drugs as are necessary for the purposes of carrying out this Act; and
- (b) for prescribing the fees to be paid for the issue of a licence; and

¹ As at the effective date the reference was to the Minister for Foreign Affairs and Trade.

(c) for prescribing the forms to be used for the purposes of this Act; and

Dangerous Drugs

(d) for prescribing penalties of fines not exceeding K100.00 for a breach of the regulations.

SCHEDULE.

PAPUA NEW GUINEA. Dangerous Drugs.

Sec. 1.

Acetorphine (M. 183).

Acetyldihydrocodeine, except in preparations containing not more than 100 mg of the drug per dosage unit and with a concentration of not more than 2.5% in undivided preparations.

Acetylmethadol.

Allylprodine.

Alphacetylmethadol.

Alphameprodine.

Alphamethadol.

Alphaprodine.

Amphetamine, except when the base is supplied for inhalation and is absorbed on an inert solid material.

Anileridine.

Benzylmorphine.

Betacetylmethadol.

Betameprodine.

Betamethadol.

Betaprodine.

Bufotenine.

Bunamiodyl.

Cannabis and Cannabis resin, and extracts and tinctures of Cannabis.

Clonitazene.

Coca leaf.

Cocaine, except in preparations containing not more than 0.1% of cocaine.

Codoxime (dihydrocodeinone-6-carboxymethyloxime).

Concentrate of poppy straw (the material arising when poppy straw has entered into a process of concentration of its alkaloids).

Desomorphine.

Dextromoramide.

Dextropropoxyphene, except in preparations containing not more than 100 mg of the drug per dosage unit and with a concentration of not more than 2.5% in undivided preparations.

Diacetylmorphine (herion).

Diacetylnalorphine.

Diampromide.

Diethylthiambutene.

Dihydrohydroxymorphinone (oxymorphone).

Dihydromorphine.

Dangerous Drugs

Dimenoxadol.

Dimepheptanol.

Dimethylthiambutene.

Dimethyltryptamine.

Dioxaphetyl Butyrate.

Diphenoxylate, except in preparations containing not more than 2.5 mg of diphenoxylate calculated as the base and not less than 25 micrograms of atropine sulphate per dosage unit.

Dipipanone.

Ecgonine.

Ethylmethylthiambutene.

Ethylmorphine, except in preparations with a concentration of 2.5% or less.

Etonitazene.

Etorphine (M.99).

Etoxeridine.

Fentanyl.

Furethidine.

Heptane Derivatives having addiction properties and not specifically listed.

Hydrocodone (dihydrocodeinone).

Hydromorphinol (14-hydroxydihydromorphine).

Hydromorphone (dihydromorphinone).

Hydroxypethidine.

Isomethadone.

Ketobemidone.

Levomethorphan.

Levomoramide.

Levophenacylmorphan.

Levorphanol.

Lysergic acid.

Lysergic acid diethylamide.

Mescaline.

Metazocine.

Methadone.

Methadone—Intermediate.

Methyldesorphine.

Methyldihydromorphine.

1-methyl-4-phenylpiperidine-4-carboxylic acid.

Metopon (5-methyldihydromorphinone).

Moramide-Intermediate.

Morpheridine.

Morphinan.

Morphine, except in any solution or dilution in an inert substance containing 0.2% or less of morphine calculated as anhydrous morphine.

Morphine derivatives not specifically listed.

Morphine methobromide and other pentavalent nitrogen morphine derivatives.

Morphine-N-oxide.

Morphine substitutes not specifically listed.

Myrophine.

Dangerous Drugs

Nicocodine.

Nicodicodine.

Nicomorphine.

Noracymethadol.

Norlevorphanol.

Normethadone.

Normorphine (demethylmorphine).

Norpipanone.

Opium in any form—except the alkaloid Papaverine—and in substances containing more than 0.2% of morphine calculated as anhydrous morphine.

Oxycodone.

Oxymorphine.

Pethidine.

Pethidine-Intermediate-A.

Pethidine-Intermediate-B.

Pethidine-Intermediate-C.

Phenadoxone.

Phenamprodine.

Phenazocine.

Phenomorphan.

Phenoperidine.

Pholodine, except in preparations containing not more than 100 mg of the drug per dosage unit and with a concentration of not more than 2.5% in undivided preparations.

Piminodine.

Piperidine derivatives having addiction properties and not specifically listed.

Piritramide.

Proheptazine.

Properidine.

Psilocin.

Psilocybin.

Racemethorphan.

Racemoramide.

Racemorphan.

Thebacon.

Thebaine.

Trimeperidine.

Chapter No. 228.

Dangerous Drugs Regulation.

ARRANGEMENT OF SECTIONS.

- 1. Licences.
- 2. Security.
- 3. Import authorization.

SCHEDULE.—

FORM 1.—Licence to Import Dangerous Drugs.

FORM 2.—Security.

FORM 3.-Import Certificate.

CHAPTER No. 228.

Dangerous Drugs Regulation.

MADE under the Dangerous Drugs Act.

1. Licences.

- (1) A licence shall be in Form 1.
- (2) The fee for the issue or renewal of a licence is K1.00.

2. Security.

A security under Section 5(3) of the Act shall be in Form 2.

3. Import authorization.

A certificate under Section 7 of the Act shall be in Form 3.

SCHEDULE.

PAPUA NEW GUINEA.

Dangerous Drugs Act.

Act, Sec. 5(2) (a).

Form 1.

Reg. sec. 1.

Book No.

No.

LICENCE TO IMPORT DANGEROUS DRUGS.

of is licensed, for a period of one year from the date of this licence, to import into the Port of dangerous drugs:—

This licence may be renewed from time to time by the Minister by endorsement.

Dated

19

Minister.

PAPUA NEW GUINEA. Dangerous Drugs Act.

Act, Sec. 5(3). Reg., Sec. 2. Form 2.

SECURITY.

By this Security the Subscriber is under the Dangerous Drugs Act bound to the Independent State of Papua New Guinea in the sum of K, subject only to the condition that if of who/which* is an applicant for a licence under the Dangerous Drugs Act to import to the country the following drugs:—

shall, so long as he/she/it* holds a licence to import the drugs-

- (1) ensure that all importations made by him/her/it* under the licence or of any renewal of the licence will be disposed of for medicinal purposes only; and
- (2) record in a book kept by him/her/it* for the purpose, particulars of the quantities imported and of how and to whom they have been disposed of, and will, at all reasonable times, produce to the Minister or an officer authorized for the purpose by the Minister the book so kept and the balance of the importations on hand at the time when the book is produced, then this Security is discharged.

Dated

19

Name and description of subscriber.	Signature of subscriber.	Signature of witness.
		· · · · · · · · · · · · · · · · · · ·

^{*}Strike out whichever is inapplicable.

PAPUA NEW GUINEA.

Dangerous Drugs Act.

Act, Sec. 7.

Reg., Sec. 3.

Form 3.

IMPORT CERTIFICATE.

I approve the importation by (name, address and occupation of importer) of (exact description and quantity of drugs to be imported) from (name and address of persons or firm in exporting country from which drugs are to be obtained) within a period of from date of this certificate.

Dated

, 19

Minister

CHAPTER NO. 228.

Dangerous Drugs.

SUBSIDIARY LEGISLATION.

1. Act, Section 2—Declaration of dangerous drugs.

6 HDET-6 Hydroxy diethyl tryptamine

164 E-alpha Methyl tryptamine

1 Acetyl lysergic acid diethylamide

Adrenochrome, 3 Hydroxyl-l-methyl-5, 6-indolinedione

Alpha methyl-3, 4-methylenedioxyphenylethylamine

Alpha methyltryptamine

Amfecloral

3-(2 Aminoethyl) indole

3-(2 Aminopropyl) indole

Benactyzine hydrochloride

Beta diethylaminoethyl benzilate

Bezitramide

Brom-LSD

2-Bromlysergic acid diethylamide

Bromolysergide

Chlorphentermine

Codeine (3-methylmorphine),

except in compound preparations-

- (a) in tablet or capsule form containing 100 mg or less of codeine in each tablet or capsule; or
- (b) in any other form containing 2.5% or less of codeine.

DET-Diethyl tryptamine

Dexamphetamine

N,N- Diallyl tryptamine

beta Diethylaminoethylbenzilate

- 2 Diethylaminoethylbenzilate
- 2 Diethylaminoethyl cyclopentyl-2 thienylglycolate
- 3-(2-Diethylaminoethyl)-4 hydroxyindole
- 3-(2-Diethylaminoethyl)-indole
- 3-(2-Diethylaminoethyl) indol-4-ol Dihydrogen phosphate

Dangerous Drugs

3-(2-Diethylaminoethyl) indol-4-yl Dihydrogen phosphate

N,N Diethyl lysergamide

Diethylpropion

Diethyl tryptamine

Dihydrocodeine, except in preparations containing not more than 2.5% of Dihydrocodeine

- 3,4-Dihydroharmine
- 2,3-Dihydrolysergic acid diethylamide
- 5,6 Dihydroxyl-N-methyl indole
- 2,5-Dimethoxy-4-methylamphetamine
- 3-(2-Dimethylaminoethyl)-4-hydroxyindole
- 3-(2N,N Dimethylaminoethyl)-4-hydroxyindole
- 3-(Beta Dimethylaminoethyl)-5 hydroxyindole
- 3-(2-Dimethylaminoethyl)-5-hydroxyindole
- 3-(2-Dimethylaminoethyl) indol-5-ol
- 3-(2-Dimethylaminoethyl) indole
- 3-(2-Dimethylaminoethyl)-5-indolol
- 3-(2-(Dimethylamine) ethyl) indol-4-ol dihydrogen phosphate ester
- 3-(2 Dimethylaminoethyl) indol-4-yl dihydrogen phosphate

N,N-Dimethylserotonin

Dipropyltryptamine

Ditran-Ethyl piperidyl cyclopentylphenylglycolate

DMT-Dimethyl Tryptamine

DMZ-Benactyzone hydrochloride

DOM-Dimethoxy methylamphetamine

DPT—Dipropyl tryptamine

Ergine-Lysergic acid monoamide

7-Ethyl-6,6a,7,8,9,10,12,13-octahydro-2-methoxy-6,9,-methano-5H-pyrido

(1',2':1,2) azepino (4,5-b) indole

Ethyl-3-piperidyl benzilate

Ethyl-3-piperidyl cyclopentylmandelate

Harmaline

Harmine

Hydroxyamphetamine

- 4-Hydroxy diethyl tryptamine
- 4-Hydroxy-N-diethyltryptamine
- 6 Hydroxy-N,N-diethyltryptamine
- 4-Hydroxy-N-diethyltryptamine -O-phosphate
- 4 Hydroxydimethyltryptamine
- 5 Hydroxy N dimethyltryptamine

Dangerous Drugs

- 5 Hydroxy NN dimethyltryptamine
- 3-Hydroxyl-l-methyl-5, 6-indolinedione, Adrenochrome

Ibogaine

Indocybin

Indopan-alpha Methyl tryptamine

IT 290-alpha Methyl tryptamine

IT 403-alpha Methyl tryptamine

JB 313—Benactyzine hydrochloride

JB 318-Ethyl piperidyl benzilate

JB 329—Ethyl piperidyl cyclopentylphenylglycolate

JB 336—Methyl piperidyl benzilate

LBJ-Methyl piperidyl benzilate

LSD-Lysergide

LSD 25—Lysergide

Lysergamide

Lysergic acid ethylamide

Lysergic acid monoamide

Lysergide

Mappine

Methamphetamine

MDA Methylenedioxy amphetamine

4 Methoxy amphetamine

7 Methoxy-1-methyl-9-pyrid (3,4-b)-indole

1-Methyl-2-bromlysergic acid diethylamide

Methyl cyclopentylmandelate

4 Methyl-2,5, dimethoxy-amphetamine

Methylenedioxy amphetamine

alpha methyl-3,4 methylenedioxyphenethylamine

Methylphenidate

Methyl-3-piperidyl benzilate

Methyl-3-piperidyl cyclopentylmandelate

Methyl-3-piperidyl cyclopentylphenylglycolate

alpha Methyltryptamine

Para methoxy amphetamine

Phencyclidine hydrochloride

Phendimetrazine

Phenmetrazine

Phenyl tertiary butylamine resin

Pipradrol

4-Phosphoryloxy-NN diethyltryptamine

Dangerous Drugs

4-Phosphoryloxy-NN dimethyl-tryptamine

PMA-para Methoxy amphetamine

Propiram

Psilotsibin

Psilotsin

SAM-Benactyzine hydrochloride

STP-Dimethoxy methyl amphetamine

Tetrahydrocannabinols, all isomers

THC—Tetrahydrocannabinol

TMA—Trimethoxy amphetamine

3,4,5 Trimethoxy amphetamine

3,4,5 Trimethoxyphenethylamine

TWA-Methyl piperidyl benzilate

U14-alpha Methyl tryptamine

CHAPTER No. 228.

Dangerous Drugs.

APPENDIXES.

APPENDIX 1.

SOURCE OF THE DANGEROUS DRUGS ACT.

Part A.—Previous Legislation.

Dangerous Drugs Act 1952 (No. 21 of 1953)

as amended by-

Dangerous Drugs Act 1960 (No. 58 of 1960)

Dangerous Drugs Act 1962 (No. 19 of 1962)

Dangerous Drugs (Extension of Definition) Act 1968 (No. 39 of 1968)

Dangerous Drugs (Possession) Act 1970 (No. 82 of 1970)

Dangerous Drugs (Amendment of Section 9) Act 1973 (No. 34 of 1973).

Part B.—Cross References.

Section, etc., in Revised Edition.	Previous Reference ¹ .	Section, etc., in Revised Edition.	Previous Reference ¹ .
1	4	8	9B
2	. 5	9	9A
3	7	10	11
4	8,12	11	16
5	9	12	17
6 7	15 10	Schedule	Second Schedule.

¹ Unless otherwise indicated, references are to the Act set out in Part A.

Dangerous Drugs

APPENDIX 2.

SOURCE OF THE DANGEROUS DRUGS REGULATION.

Part A.—Previous Legislation.

Dangerous Drugs Regulations 1955 (Regulation No. 23 of 1955).

Part B.—Cross References.

Section, etc., in Revised Edition.	Previous Reference ¹ .	Section, etc., in Revised Edition.	Previous Reference ¹ .
1 2 3	3 4 5	Schedule— Form 1 Form 2	Schedule— Form 1 Form 2
	•	Form 3	Form 3

Unless otherwise indicated, references are to the regulations set out in Part A