ELEMENTS FOR THE CONTROL OF PHARMACEUTICAL PRODUCTS CONTAINING NARCOTICS AND PSYCHOACTIVE SUBSTANCES
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PREAMBLE

Taking into account the problem of the abuse and diversion of pharmaceutical products containing psychotropic substances and narcotics (hereinafter “pharmaceutical substances and products”), the member states undertake to promote the effective control of such substances.

The member countries should continue to implement controls and fulfill their obligations under international agreements¹, and should promote the signature of these agreements by member states that have not yet done so.

Considering that national controls must be geared toward the particular problems of diversion and abuse identified in each country and that the member countries have achieved varying degrees of implementation, at the national and hemispheric levels, of legal and regulatory structures for the control of pharmaceutical substances and products.

The member countries recommend the adoption of the following guidelines for a viable system of control. The proposed elements represent best practices implemented among a number of Member states. Although these elements are not compulsory, their adoption by the competent authorities, whether partial or total, is desirable.

I. INTRODUCTION

Any control system should be based upon the following principles:

- To promote measures ranging from legislation and regulation to the application of corrective measures.
- To balance the control of pharmaceutical products against the need to ensure availability for medical, scientific, and other legitimate purposes.
- To foster international cooperation, which is essential to preventing diversion.

¹ “International agreements” means all applicable agreements and treaties, especially the 1961 Single Convention on Narcotic Drugs, amended by the 1972 Protocol of Amendment to that Convention; the 1971 Convention on Psychotropic Substances; and the 1988 United Nations Convention against Illicit Traffic in Narcotic Drugs and Psychotropic Substances.
II. LEGISLATIVE FOUNDATION AND REGULATORY FRAMEWORK

A. Legislation

Principles:

- Legislation and regulations must:
  - Provide the authority to create a closed system of distribution by regulating pharmaceutical products at all stages, from importation and manufacture to distribution and final use.
  - Identify the government components responsible for control and regulation, to include the specific functions of each component in order to provide a complete, non-duplicative system of control.
  - Identify activities involving pharmaceutical products (e.g., manufacture, importation, sale) that are part of the system of control and are therefore subject to licensure or registration.
  - Prescribe a mechanism for licensing specific activities and the standards to be met by each class of licensee.
  - Identify which substances are to be controlled and provide the means to remove, transfer, or add substances as required.
  - Define violative conduct and establish administrative, civil, and criminal sanctions.

Measures:

- Countries should enact a reasonable system to control and monitor the flow of pharmaceutical products at all stages up to the final user or point of destruction.
- Countries should consider as criminal activities:
  - the organization, management, direction and financing;
  - incitement, inducement, or advice;
  - conspiracy, collusion, participation, or aiding and abetting;
  - harboring, association, and accessory after the fact;
  - attempt; and
  - facilitation of illegal activities in which pharmaceutical products are involved.
- To address conduct contrary to the laws and regulations governing control of pharmaceutical products, and provide for administrative and civil penalties consisting of:
  - reprimands, fines, confiscation, suspension or revocation of licenses and permits (e.g., import/export permits),
  - temporary or permanent closure of establishments, and

2 The drafters understand the terms “license” and “register” to be nearly synonymous. In order not to burden the text, we have chosen to use only the term “license” in this document.
- imprisonment

- In addition, countries should provide for corrective actions and sanctions along the lines laid out in Part IV. C

- National laws should provide for the placement of substances on one of a series of lists or schedules with varying controls e.g. this document refers to five schedules. The scheduling of substances should be consistent with provisions set forth in international Conventions. The schedules should classify substances (including pharmaceutical products that contain them) according to the following criteria:
  - Health risks, including potential for abuse, addiction and diversion
  - Degree of accepted use under medical supervision in the country

B. Licensing

Principles:

- Only qualified persons, firms, and institutions should be authorized to conduct regulated activities with pharmaceutical products.
- Each competent authority should issue licenses to persons, firms, and institutions (including academic and research facilities) that apply and meet the legal and regulatory criteria.
- Each competent authority may consider issuing a license to handle controlled substances separately from other professional or business licenses. This will provide the competent authority with a means to take action on a licensee’s authority to handle controlled substances while allowing the licensee to continue other aspects of business or practice
- Licensure to conduct activities with controlled substances (this is a privilege, not a right) may be conditioned, suspended, or revoked, subject to due process, in order to protect the public.
- All competent authorities should establish activity-specific security standards for licensees to provide effective controls and procedures to guard against theft and diversion of pharmaceutical products.
- Each competent authority should establish procedures for the proper and documented destruction of controlled substances and products that are expired, outdated, or contaminated.

Measures:

- Persons, firms, and institutions engaged in the following activities should be required to be licensed with the competent authority. The following is one suggested system to match each activity with a license category.

<table>
<thead>
<tr>
<th>Activities</th>
<th>License Category</th>
</tr>
</thead>
<tbody>
<tr>
<td>Import</td>
<td>Importer</td>
</tr>
<tr>
<td>Export</td>
<td>Exporter</td>
</tr>
</tbody>
</table>

3 For Practitioners and Pharmacies, the competent authority may delegate this authority to provincial or state licensing authorities for health professionals.
| Manufacture, Production, Cultivation, Preparation, and Repacking | Manufacturer |
| Distribution, Wholesaling, Marketing, Sale, Destruction (special procedures apply) | Distributor |
| Prescribing, Dispensing, and Administering to patients | Practitioner (doctor, veterinarian, dentist, etc.) |
| Dispensing at retail to, or on behalf of, the final user (i.e., patient); Dispensing for administration in a healthcare institution | Pharmacies |
| Analytical Laboratories and Research | Analyst / Researcher |
| Transportation | Transporter (as appropriate) |

**Note:** Brokers or their representatives who do not take legal ownership of the pharmaceutical product are not required to be licensed. Brokers who do take legal ownership are required to be licensed for the category of registration applicable to their activities.

- **An up-to-date registry of persons, firms, and institutions (preferably automated) authorized to conduct each licensed activity should be maintained by or accessible to the competent authority.**
- The competent authority should establish appropriate criteria for licensing, including for example:
  - Maintenance of effective controls (e.g. inventories and transaction records) against diversion of pharmaceutical products into illicit channels.
  - The applicant’s history of compliance with applicable laws and regulations.
  - Prior conviction record of offenses relating to pharmaceutical products or other significant crimes (felonies) by an individual applicant or the principals in a firm applying for a license.
- Licenses should be subject to periodic renewal.
- A reasonable fee should be charged for registration and renewal. (Note: Countries may seek to set fees at levels to cover the costs of administering the control program, including registration activities, monitoring, and enforcement.)
- Licenses may be denied, suspended, or revoked, subject to due process, based on violation of the country’s applicable laws and regulations, and for other specified circumstances, for example:
  - That the original application for licensure or any renewal contains material false statements.
  - A principal of the licensee has been convicted of an offense relating to pharmaceutical products or another significant crime (felonies).
  - Another government entity has taken adverse action against the licensee or one of its principals.
  - The licensee has engaged in acts that would render its continued licensure in violation of the public interest.
- Each competent authority should establish a time interval for each category of licensee to take periodic physical inventories of pharmaceutical products (e.g., annually, biennially).
• Each competent authority should establish a system of records that each licensee should maintain so as to provide for full accountability of pharmaceutical products that are imported, exported, manufactured, distributed, dispensed, lost/stolen, destroyed, or disposed.
• Persons and firms licensed to conduct activities with pharmaceutical products are deemed to consent to inspections of business premises and of required records (in paper or electronic form), stocks, inventories, equipment, security systems, and other business records relevant to compliance with applicable laws.

III. ACTIVITIES COVERED

A. Import/Export

Principles:

• Quantities and procedures for importing and exporting pharmaceutical products (raw of finished forms) should be consistent with International Conventions.
• Quantities of imported pharmaceutical products (raw or finished forms) should be consistent with medical, scientific, or other legitimate needs.
• The competent authorities should establish a mechanism for supervising imports and exports of pharmaceutical products.
• Imports and exports should only take place between duly licensed persons, companies, and institutions.
• Due to the inherently international nature of import and export transactions, international cooperation between competent authorities is essential.
• Countries should apply measures to monitor shipments of pharmaceutical products and to detect and suppress illicit traffic in pharmaceutical products in free ports and free trade zones.
• Countries through which pharmaceutical products are shipped in transit are treated as part of the international control system.

Measures:

• The competent authority of each country should establish a mechanism to assess medical, scientific, and other legitimate needs for pharmaceutical products to be imported.
• The competent authorities should develop mechanisms for issuing import and export permits, as well as other procedures in accordance with International Conventions, with particular respect to the following areas:
  o Total annual imports will not exceed the estimates declared by the competent authority based on the national assessment of needs.
  o A mechanism should be established for reporting to the competent authority the details of the actual import or export shipment, including date, quantity, product, packaging, and routing. For example, the law might require
Customs to file a report (or “return”) on imports, and the exporting firm to file a report (or “return”) on exports.

- The exporter should ensure that appropriate security controls are in place during transit of the pharmaceutical product, and should select a carrier that has adequate controls, to safeguard against loss or theft.
- Where a pharmaceutical product is controlled in one country (import/export) but not in the other country, competent authorities are encouraged to provide a letter/certificate of no objection to the requesting country.
- A substance or pharmaceutical product may transit a country (including free ports and free trade zones) only if the competent authority of the exporting country notifies the competent authority of the transit and importing countries in advance and the export permit with reference to this notification accompanies the shipment.

B. Manufacture/Production

Principles:

- Only licensees authorized to do so should manufacture/produce pharmaceutical products.
- Each competent authority should develop a system to ensure that the yearly quantity of each controlled substance manufactured and produced does not exceed the total estimated needs for:
  - Domestic medical, scientific, research or industrial needs
  - Exports to foreign countries
- Competent authorities should determine appropriate records to be kept by manufacturers to ensure accountability and avoid diversion.
- Manufacturers should be authorized to distribute only those pharmaceutical products they manufacture. Distribution of other products should require a separate license as a distributor.

Measures:

- Each competent authority should develop a system for the procurement of controlled substance raw materials to be used in the manufacture of pharmaceutical products.
- Each manufacturer should maintain records to provide accountability for controlled substances used through each stage of the manufacturing process, including:
  - Manufacture/production of bulk material
  - Manufacture of finished product
  - Packaging of finished product
- Each manufacturer should take a complete physical inventory of all pharmaceutical product stocks on at least a yearly basis including:
  - Raw material
  - In-process material
  - Bulk dosage form
  - Packaged goods
  - Waste material awaiting destruction
  - Pharmachemicals used in the manufacturing process
• Manufacturers should maintain records at each stage of the manufacturing process to account for the use of controlled substances. Records should include:
  - Identification of product to be manufactured, including name and strength of product
  - Batch number and date started and completed
  - Theoretical yield
  - Quantity of raw material entered into production
  - Actual yield
  - Quantity used in quality control
  - Quantity of material recovered during production (i.e., recovered waste)
  - Quantity of non-recovered loss and reason for loss, if known
  - Such other information as is necessary to account for all controlled substances, including destruction

• Manufacturers should maintain a record of pharmaceutical product (bulk or finished form) distributed to other persons in accordance with the provisions of Section III.C., Distribution.

• If a manufacturer holds more than one license (e.g., exporter) the manufacturer should maintain a record of pharmaceutical products transferred to the activities covered by the other license.

• Manufacturing records should be maintained in either manual hard copy or electronic form, or both.

• Competent authorities should ensure that all records and reports of manufacturers comply with pertinent international Conventions and obligations.

C. Distribution

Principle:

• Distributors should be regulated as part of a closed system of distribution.

Measures:

• Only licensees authorized to do so should distribute or supply pharmaceutical products to other licensees.

• Distributors should maintain records of their activities involving pharmaceutical products

• Records should contain, at a minimum, the following information (including as appropriate, dates, names, quantities, dosage form, presentation, concentration etc):
  - An inventory conducted at regular intervals (e.g., biennial, monthly).
  - The following documents:
    - Purchase Invoices
    - Sales Invoices
    - Returns of Distributed Products
    - Destruction Records, and
    - Theft or Lost Records.

• Normal business records, if they meet the above standards, should be deemed sufficient.

• Records should be updated on a timely basis, (e.g., within 24 hrs.)
• Records should be retained and be available for inspection for a reasonable time period (e.g., 3 years).
• Distributors should design a system to detect suspicious or unusual orders – i.e., orders of a volume, type, or nature not in keeping with normal commerce – and should report such suspicious orders to the competent authority promptly upon discovery.
• Competent authorities should develop guidelines of good practices for distribution, including circumstances where (if feasible) a suspicious or unusual order should not be filled.
• All distributors should report thefts or loss of pharmaceutical products, immediately upon discovery, to the competent authority and, if different, to the designated law enforcement authority responsible for investigating such incidents.

D. Prescribing

Principles:

• The primary responsibility for proper prescribing, and dispensing rests upon the prescribing practitioner, but a corresponding liability rests upon the pharmacy that fills the prescription
• A prescription for a controlled substance may be issued only for a legitimate medical purpose by an authorized practitioner acting in the usual course of his professional practice, and based upon an established face-to-face relationship with the patient

Measures:

• Legislation adopted by countries should define the acceptable means through which prescriptions may be issued, e.g. written, verbal, electronic. These means may vary by drug schedule.
• Countries should periodically review authority and provisions for prescribing (e.g. what type or specialty of health practitioner should be able to prescribe what drugs)
• An Authorized Practitioner means any health practitioner who, under the national law (including reference to the laws of states or provinces, where applicable), may prescribe pharmaceutical products (Note: As used in Part IV, B, practitioner and prescriber mean the same as authorized practitioner)
• A prescription issued other than for a legitimate medical purpose and outside the usual course of professional practice is invalid, and persons knowingly issuing or filling such prescriptions may be subject to penalties.
• When issuing a prescription, the practitioner should include the following information as a minimum:
  - Identification of the patient
  - Identification of the practitioner
  - Date of issue
- Name, strength, and total quantity of drug
- Directions for use

• A practitioner should keep a record of the prescription he or she issues for a period of time as determined by the competent authority.
• The pharmacy filling the prescription should maintain the original prescription on site for a minimum period of time as determined by the competent authority.

• A practitioner may dispense pharmaceutical products directly to the patient and should maintain dispensing records, including at a minimum, drug name, strength, quantity, and date dispensed.
• Competent authorities should establish procedures for patients who use pharmaceutical products and travel or settle temporarily in another country, to carry or obtain their prescription drugs in accordance with International Conventions.
• Practitioners and pharmacies may not send controlled substances through the mail or by common carrier directly to citizens of another country unless authorized by national competent authorities, in accordance with International Conventions.
• Dispensers should maintain a record of pharmaceutical products purchased, obtained, or entered into stock/inventory.
• Dispensers should take a physical inventory of pharmaceutical products on a periodic basis as established by the competent authority (yearly, biennially).

E. Dispensing

Principles:

• Pharmaceutical products may only be dispensed upon issuance of a lawful prescription or medical order
• A prescription may only be dispensed by a licensed and authorized pharmacy or authorized agent.
• A prescription for a controlled substance may be issued only for a legitimate medical purpose by an authorized practitioner acting in the usual course of his professional practice, and based upon an established face-to-face relationship with the patient
• The primary responsibility for proper prescribing, and dispensing rests upon the prescribing practitioner, but a corresponding liability rests upon the pharmacy that fills the prescription.

Measures:

• A supposed prescription issued other than for a legitimate medical purpose and outside the usual course of professional practice is invalid, and persons issuing or filling such prescriptions may be subject to penalties.
• The pharmacist who fills the prescription should sign or initial the prescription and should date it as of the date of filling or refilling.
The pharmacy filling the prescription should maintain the original prescription on site for a minimum period of time as determined by the competent authority.

In the case of a prescription transmitted orally by a practitioner (or his agent), the pharmacist should commit the prescription to writing and maintain the record for a minimum period of time as determined by the competent authority.

Prescriptions for controlled substances may be kept in hard copy or electronic form. If the pharmacy chooses to keep electronic records, the original hard copy of prescriptions for substances that are required because of their scheduling should also be kept.

Countries, through their legislation, should determine the conditions and circumstances of how a prescription may be filled, partially filled and refilled, and this may vary from schedule to schedule.

The pharmacist who fills the prescription should sign or initial the prescription and should date it as of the date of filling or refilling.

The pharmacist filling the prescription should affix a label to the container or package including:
- Name/address of pharmacy
- Date of filling
- Prescription number (a unique number should be issued for each prescription)
- Name of patient
- Prescribing practitioner
- Drug and quantity dispensed

Periodic partial filling of prescriptions may be permitted with the following procedures:
- Each partial filling is recorded with date and quantity dispensed
- The total quantity dispensed does not exceed the total quantity prescribed
- No dispensing occurs beyond the period for which the prescription is valid.

IV. ADMINISTRATION AND ENFORCEMENT

A. Monitoring, Inspection, and Investigation

Principles:

- Each licensee authorized to handle pharmaceutical products is subject to inspection by the competent authority.
- Each competent authority should establish procedures for the inspection of licensees to ensure compliance with established laws, regulations, and procedures.
- Violations of established laws and/or regulations uncovered during inspections should be reported to the competent authority for further investigation and/or sanctions, subject to due process of the country.
• Countries should adopt an automated information system for the control and monitoring of pharmaceutical products.

Measures:

• Each competent authority should establish criteria for inspection to include, but not be limited to, frequency and scope, and cause required for inspection.
• Inspection of licensees should include at minimum:
  o Physical and procedural security measures
  o Required records, reports, or documents
  o Physical inventories
  o Equipment used in manufacturing
  o Collecting of samples for analysis
  o Records that are appropriate for verifying required records, reports, or documents
• Each competent authority should identify items, if any, that should not be subject to inspection.
• Each Competent Authority should maintain a system to track the results of inspections and on-going compliance.
• The competent national authorities should evaluate the existing National Drug Control Software (NDS), developed by the International Narcotics Control Board (INCB) and other available database systems for use as an automated tracking system for pharmaceutical products.

B. Corrective Actions and Sanctions

Principles:

• A range of administrative, civil, and criminal corrective actions and sanctions should be available and utilized in appropriate circumstances, depending on the severity of the violations. Civil and administrative sanctions available should include those set forth in Section II.A., Legislative foundation and regulatory framework (Measures). Criminal sanctions should include those generally available under the penal law.
• Criminal, civil, and administrative sanctions available under the law should be sufficiently strong to deter violations and ensure compliance.
• In some instances, a combination of corrective actions and sanctions is most appropriate – e.g., criminal prosecution of employees of a firm responsible for diversion of pharmaceutical products coupled with administrative sanctions or civil penalties against the firm that failed to adequately supervise the employees or to detect unlawful conduct or diversion.

Measures:

• Infractions and offences should be defined to include any violations of laws or regulations involving pharmaceutical products. Without prejudice to the generality of the preceding statement, the law may further enumerate specific types of violations, including:
  o Unlawful import, export, or transit
o Unlawful manufacture, distribution, or possession for the purpose of distribution
o Unlawful distribution and transportation
o Unlawful prescribing or dispensing of pharmaceutical products
  - For other than a legitimate medical purpose, or
  - Outside the usual course of professional practice or scope of license of the prescriber or dispenser
o Unlawful possession for purposes other than for trafficking subject to considerably reduced penalties, including treatment as an alternative to punishment
o For a licensed person, firm, or institution to engage in activities that exceed those permitted by the applicable license
o To refuse make or maintain any information or documents required by law or regulations
o To furnish false or fraudulent information or omit any information required by law or regulations
o To refuse lawful entry for inspection of premises as permitted by law or regulation
o To distribute, seek to acquire or to acquire a pharmaceutical product by misrepresentation, fraud, forgery, deception, or theft

C. Coordination and the Exchange of Information

Principles:

- Effective control of pharmaceutical products depends upon continuous coordination, cooperation, and exchange of information between the following parties:
  - The competent authorities of member countries
  - The competent authority of each country and other national or state/provincial regulatory, customs, health, and law enforcement agencies
  - The competent authority of each country and the pharmaceutical industry
  - The competent authority of each country and regional, multilateral, and UN-based organizations
  - The competent authority and the citizens of the country

Measures:

- Competent authorities of all member countries should establish a means of coordination and cooperation to provide current and rapid exchange of information regarding:
  - Legitimate international trade of pharmaceutical products
  - Irregular or suspicious international movement of pharmaceutical products
  - Thefts, losses, or disappearances of pharmaceutical products while in international transit
- Competent authorities of each member country should establish a means of coordination and cooperation with other national or state/provincial
regulatory, customs, health, and law enforcement agencies to provide rapid and current exchange of information regarding:
- Irregular or suspicious movement or patterns of domestic trade or consumption of pharmaceutical products
- Domestic thefts, losses, or disappearances of pharmaceutical products
- Illegal or violative activities of individuals, firms, or institutions

- Competent authorities should establish a means of cooperation and communication with licensed individuals, firms, and institutions to promote:
  - Compliance with laws and regulations
  - Reporting of suspicious orders, activities, patterns, or trends involving pharmaceutical products
  - Recommended actions to deter or suspend these suspicious orders, activities, patterns, or trends

- Competent authorities should:
  - Comply with all provisions of international conventions and obligations pertaining to drug control
  - Fully support and participate in drug control initiatives by regional, multilateral or UN-based organizations

- Competent authorities should establish a means of coordination and information exchange to facilitate:
  - Studies on the consumption of pharmaceutical products within the hemisphere, with emphasis on the epidemiology of legitimate use and patterns of abuse
  - Educational and consumer awareness programs regarding the potential risks and dangers of pharmaceutical products and strategies to prevent their improper use or abuse