



Dangerous Drugs Ordinance [New Version], 5733-1973

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DANGEROUS DRUGS ORDINANCE [NEW VERSION], 5733 - 1973

Penalties and criminal law - offences - dangerous drugs

Courts and legal procedures - criminal procedure - dangerous drugs

Health - drugs - dangerous drugs

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DANGEROUS DRUGS ORDINANCE [NEW VERSION], 5733 – 1973*

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Amended Collected Regulations No. 3004 dated 4.5.1973 p.1300 - Notice 5733-1973; came into force ninety days from the date of its publication.

Collected Regulations 5735 No. 3295 dated 20.2.1975 No. 919 – Notice 5735-1975 [Schedule Amendment No.2].

Collected Regulations 5736 No. 3584 dated 2.9.1976 No. 2604 – Notice 5736-1976 [Schedule Amendment No.3].

Collected Regulations 5737 No. 3623 dated 25.11.1976 No. 421 – Notice 5737-1976 [Schedule Amendment No.4].

Collected Regulations 5737 No. 3653 dated 20.1.1977 No. 757 – Notice (No.2) 5737-1977 [Schedule Amendment No.5].

Collected Regulations 5738 No. 3889 dated 14.9.1978 No. 2075 – Notice 5738-1978 [Schedule Amendment No.6].

Collected Laws 5739 No. 941 dated 3.8.1979 p.134 (Proposed Laws 5739 No. 1377 p.41) – Amendment No.1; Notice 5735-1975 [Schedule Amendment No.2]; in all places in the Ordinance or other enactment in which "the First Schedule" is referred to – see section 17(a).

Collected Regulations 5741 No. 4247 dated 29.6.1981 p.1167 – Notice 5741-1981.

Collected Regulations 5742 No. 4336 dated 15.4.1982 p.851 – Notice 5742-1982.

Collected Laws 5745 No. 1149 dated 3.7.1985 p.140 (Proposed Laws 5745 No. 1709 p.72) – Amendment No.2 to section 15 of the Courts (Amendment) Law, 5745-1985.

Collected Laws 5749 No. 1283 dated 3.8.1989 p.80 (Proposed Laws 5748 No. 1893 p.242) – Amendment No.3; see section 21 regarding commencement. \$\$\$ 21. Commencement of sections 11,14 and 19 six months from the date of this statute's publication or on such earlier date as the Minister of Justice shall determine in an order relating to each of these sections. ###

Collected Regulations 5751 No. 5353 dated 9.5.1991 p.832 – Notice 5751-1991.

Collected Laws 5752 No. 1373 dated 4.12.1991 p.20 (Proposed Laws 5751 No. 2066 p.272) – Amendment No.4.

Collected Regulations 5754 No. 5553 dated 21.10.1993 p.59 – Notice 5754-1993.

Collected Regulations 5754 No. 5553 dated 21.10.1993 p.60 – Notice (No.2) 5754-1993;\$\$\$ Commencement on 1.1.1994.###

Collected Laws 5755 No. 1521 dated 12.4.1995 p.206 (Proposed Laws 5755 No. 2305 p.10) – Amendment No.5 to section 4 of the Anti-Drug Authority (Amendment) Law, 5755-1995.

Collected Laws 5756 No. 1573 dated 8.3.1996 p.147 (Proposed Laws 5755 No. 2344 p.210) – Proposed Laws 5756 No. 2459 p.274) - Amendment No.6 to section 19 of the Criminal Procedure Law (Enforcement Powers – Body Search of Suspect), 5756-1996.

Collected Regulations 5758 No. 5905 dated 15.6.1998 p.901 – Notice 5758-1998; \$\$\$ Commencement thirty days from the date of publication. ###

Collected Laws 5760 No. 1753 dated 18.8.2000 p.304 (Proposed Laws 5759 No. 2809 p.420) – Amendment no. 7 to section 37 of the Money Laundering Prohibition Law, 5760-2000.

Collected Regulations 5761 No. 6113 dated 2.7.2001 p.904 – Notice 5761-2001; \$\$\$ Commencement thirty days from the date of publication.

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Collected Regulations 5762 No. 6167 dated 15.5.2002 p.685 – Notice 5762-2002; \$\$\$ Commencement thirty days from the date of publication. ###



Collected Regulations 5763 No. 6212 dated 9.12.2002 p.258 – Notice 5763-2002; \$\$\$ Commencement thirty days from the date of publication. ###

Collected Laws 5764 No. 1909 dated 12.11.2003 p.14 (Proposed Laws 5763 No. 46 p.578) – Amendment no. 8 to section 4 of the Ant-Drug Authority (Amendment No.2) Law, 5764-2003.

Collected Regulations 5764 No. 6273 dated 18.11.2003 p.48 – Notice 5764-2003; \$\$\$ Commencement thirty days from the date of publication. ###

Collected Regulations 5765 No. 6354 dated 26.12.2004 p.241 – Notice 5765-2004; \$\$\$ Commencement thirty days from the date of publication. ### Correction *** Collected Regulations 5766 No. 6458 dated 30.1.2006 p.446. ###

Collected Regulations 5766 No. 6469 dated 21.3.2006 p.588 – Notice 5766-2006; \$\$\$ Commencement thirty days from the date of publication. ###

Collected Regulations 5767 No. 6579 dated 18.4.2007 p.732 – Notice 5767-2007; \$\$\$ Commencement thirty days from the date of publication. ###

Collected Regulations 5767 No. 6603 dated 19.7.2007 p.1054 – Notice (No.2) 5767-2007; \$\$\$ Commencement 14 days from the date of publication. ###

Collected Regulations 5768 No. 6634 dated 31.12.2007 p.298 – Notice 5768-2007; \$\$\$ Commencement thirty days from the date of publication. ###

Collected Laws 5768 No. 2160 dated 3.7.2008 p.602 (Government Bills 5766 No. 243 p.464) – Amendment no. 9.

Collected Laws 5769 No. 2188 dated 16.11.2008 p.65 (Government Bills 5767 No. 260 p.16,90) – Amendment no. 10 to section 46 of the Execution Law (Amendment No. 29), 5769-2008; \$\$\$ Commencement six months from the date of publication. ###

Collected Regulations 5769 No. 6725 dated 30.11.2008 p.147 – Notice 5769-2008; \$\$\$ Commencement 14 days from the date of publication. ###

Collected Regulations 5769 No. 6807 dated 31.8.2009 p.1277 – Notice (No.2) 5769-2009; \$\$\$ Commencement fourteen days from the date of publication. ###

Collected Regulations 5770 No. 6917 dated 5.8.2010 p.1473 – Notice 5770-2010; \$\$\$ Commencement fourteen days from the date of publication. ###

Collected Regulations 5771 No. 6998 dated 8.5.2011 p.943 – Notice 5771-2011; \$\$\$ Commencement fourteen days from the date of publication. ###

Collected Laws 5771 No. 2318 dated 18.8.2011 p.1203 (Government Bills 5771 No. 563 p.420) – Amendment no. 11 to section 43 of the Railways Ordinance Amendment Law (No.6), 5771-2011; \$\$\$ Commencement on 15.9.2011. ###

Collected Regulations 5772 No. 7103 dated 29.3.2012 p.972 – Notice 5772-2012; \$\$\$ Commencement 7 days from the date of publication. ###

Collected Regulations 5772 No. 7131 dated 21.6.2012 p.1270 – Notice (No.2) 5772-2012; \$\$\$ Commencement seven days from the date of publication. ###

Collected Laws 5772 No. 2355 dated 14.5.2012 p.374 (Government Bills 5767 No. 319 p.748) – Amendment No.12 to section 32 of the Money Laundering Prohibition (amendment No.10) Law, 5772-2012.

Collected Laws 5772 No. 2375 dated 2.8.2012 p.614 (Government Bills 5772 No. 658 p.372) – Amendment No.13 to section 9 of the National Anti-Drug Authority (Amendment No.3) Law, 5772-2012.

Collected Regulations 5773 No. 7248 dated 9.5.2013 p.1192 – Notice 5773-2013; \$\$\$ Commencement on the date of publication. ###



	Chapter 1: Interpretation
Definitions	1.In this Ordinance –
(Amendment No.1) 5729-1979	"raw opium" - (repealed);
(Amendment No.1) 5729-1979	"processed opium" - (repealed);
(Amendment No.1) 5729-1979	"medical opium" - (repealed);
	"Convention" - The Single Convention on Narcotic Drugs which was signed in New York on 30 th March 1961;
(Amendment No.1) 5729-1979	"ecgonine" - (repealed);
	"in transit" - brought to Israel by land, air or sea, for the sole purpose of transportation to another country in the same vehicle or in a different vehicle, even if it never landed or was not loaded in Israel;
	"conversion" - alteration of a drug through a chemical process, excluding the transformation of alkaloids into their salts;
	" diversion permit" - a permit given by a competent authority in Israel authorizing the diversion of a dangerous drug which is in transit to a country which is not the final destination recorded in the export permit;
	"import permit" - a permit as referred to in section 2, issued by a competent authority and authorizing the import of a dangerous drug;
	"export permit" - a permit as referred to in section 3, authorizing the export of a dangerous drug which was issued by a competent authority in the country from where that drug was exported;
	"import" - not in transit;



	<p>"manufacture" - including a process of refining and the transformation of alkaloids into their salts;</p> <p>"export" - not in transit;</p> <p>"Director" - the Director-General of the Ministry of Health or any other official authorized by the Director with regard to the matter in question;</p>
(Amendment No.3) 5749-1989	"dangerous drug" - a substance listed in the First Schedule, including any of its salt, as well as any preparation, compound, mixture, or solution made from the aforesaid substance and their salts;
(Amendment No.1) 5729-1979	"coca leaves" - (repealed)
(Amendment No.1) 5729-1979	"Indian cannabis" - (repealed);
(Amendment No.3) 5749-1989	"drug transaction offence" - an offence under this Ordinance for which the penalty is at least twenty years imprisonment;
(Amendment No.1) 5729-1979	"physician" - a licensed physician as defined in section 2 of the Physicians Ordinance [New Version], 5737-1976;
(Amendment No.1) 5729-1979	"dentist" - as defined in the Dentists Ordinance [New Version], 5739-1979;
(Amendment No.1) 5729-1979	"vet" - as defined in the Veterinary Surgeons Ordinance;
(Amendment No.1) 5729-1979	"pharmacist" - a licensed pharmacist as defined in the Pharmacists Ordinance;
	"vehicle" - a motor vehicle, sailing vessel, aircraft, train or any other conveyance which can be used to carry merchandise into or out of Israel;



(Amendment No.3) 5749-1989	"property" - land, chattels, money, and rights including any property received as consideration for, or which was generated or produced as consideration from the profits earned from, such property.
Details of Import Permit	Chapter 2: Permits 2. An import permit shall include – (1) A full description of the type and quantity of the drug; (2) The name and address of the importer; (3) The name and address of the person supplying the drug; (4) The period of time in which the import will be carried out.
Details of Export Permit	3. An export permit shall include – (1) A full description of the type and quantity of the drug; (2) The name and address of the exporter; (3) The name and address of the recipient; (4) The name of the country to which the drug is to be exported; (5) The period of time in which the export will be carried out.
Details of Diversion Permit	4. A diversion permit shall include all of the details that must be specified in an export permit and the name of the country from which the consignment was originally sent.
The Competent Authority in Israel	5. The Director shall have the authority to issue permits for the import, export or diversion of a dangerous drug provided that the import, export or diversion of that drug has been sanctioned. Chapter 3: Offences Part 1: Manufacture, Possession and Use
Manufacture, Preparation and Procurement (Amendment No.1) 5729-1979	6. A person who grows, manufactures, produces or prepares a dangerous drug, or extracts it from another substance, without a license from the Director, shall be guilty of an offence punishable by



<p>(Amendment No.3) 5749-1989</p>	<p>twenty years imprisonment or a fine of twenty-five times the amount stated in section 61(a)(4) of the Penal Law, 5737-1977.</p>
<p>Possession and Use</p>	<p>7. (a) A person shall not possess or use a dangerous drug unless he has been authorized to do so under this Ordinance, the regulations enacted pursuant thereto or by a license from the Director.</p> <p>(b) The prohibition on possession as stated in this section shall not apply to a dangerous drug in transit which is permitted under this Ordinance.</p> <p>(c) The punishment for violating the provisions of this section shall be twenty years imprisonment or a fine of twenty-five times the amount stated in section 61(a)(4) of the Penal Law, 5737-1977.</p> <p>(d) Notwithstanding the provisions of subsection (c), the punishment for a person who possesses a drug for himself or uses it inside or within the grounds of a school which he does not attend, shall be five years imprisonment; this provision shall not apply to a person of less than sixteen years of age.</p>
<p>(Amendment No.1) 5729-1979 (Amendment No.3) 5749-1989 (Amendment No.5) 5755-1995</p>	<p>8. In the context of an indictment for possession of a dangerous drug, it shall be immaterial whether that drug was found in the possession of the accused, a person who was knowingly or unknowingly holding it on his behalf, or whether it was found at a place that was not in the possession or under the supervision and control of any person.</p>
<p>Meaning of Possession</p>	
<p>Premises (Amendment No.1) 5729-1979</p>	<p>9.(a) The holder of premises shall not allow them to be used for the preparation, use, sale or other disposition of a dangerous drug, without a permit.</p> <p>(b) No person shall have an interest in the management of premises used for the purpose stated in subsection (a).</p> <p>(c) No person shall frequent a place where dangerous drugs are intended to be used.</p> <p>(d) The punishment for violating the provisions of this section shall be twenty years imprisonment or a fine of twenty-five times the amount stated in section 61(a)(4) of the Penal Law, 5737-1977, and if commission of the crime was by way of self-use or possession for</p>
<p>(Amendment No.1) 5729-1979 (Amendment No.3) 5749-1989</p>	



<p>Tools (Amendment No.1) 5729-1979 (Amendment No.3) 5749-1989</p>	<p>self-use only, three years imprisonment or a fine of the amount stated in section 61(a)(4) of the Penal Law, 5737-1977.</p> <p>10. A person shall not have in his possession tools which are designed to be used for the unlicensed preparation or consumption of a dangerous drug; the punishment for violating the provisions of this section shall be twenty years imprisonment or a fine of twenty-five times the amount stated in section 61(a)(4) of the Penal Law, 5737-1977, and if the tools were intended to facilitate self-use of the drug only, three years imprisonment or a fine of the amount stated in section 61(a)(4) of the Penal Law, 5737-1977.</p>
<p>Prohibited tools (Amendment No.9) 5768-2008</p>	<p>10A. (a) A person shall not, without a permit, manufacture, sell, advertise for sale, import, export, trade in or enter into any other transaction involving a prohibited tool or be in possession of such a tool in order to carry out one of the aforementioned activities; the punishment for violating the provisions of this section shall be five years imprisonment.</p> <p>(b) For the purposes of this section a "prohibited tool" shall mean one which in general is primarily designed to prepare or facilitate the ingestion of a dangerous drug, such as the tools listed below:</p> <p>(1) Bang.</p>
<p>Permitted Possession Amendment No.1) 5729-1979</p> <p>Amendment No.1) 5729-1979</p> <p>Amendment No.1) 5729-1979</p> <p>Amendment No.1) 5729-1979</p>	<p>11. For the purposes of this Ordinance, possession of one of the drugs listed in Part 2 of the First Schedule shall be permitted in the following cases:</p> <p>(1) The person in possession is a pharmacist and the drug is held on premises for which he has a license;</p> <p>(2) The person in possession is a physician, dentist or vet who according to the law regulating his profession is permitted to hold the drug in question;</p> <p>(3) The person in possession of the drug can prove that it was obtained from a pharmacist pursuant to the provisions of the Pharmacists Ordinance or from a physician or vet who is licensed by law to provide drugs or medicines;</p>



<p>Permitted Use</p>	<p>(4) It was authorized by regulations enacted pursuant to this Ordinance.</p> <p>12. A dangerous drug may be used for medicinal purposes if it was obtained under licence or from a pharmacist, physician or vet in the circumstances specified in section 11(3).</p>
<p>Export, Import, Trade and Supply</p>	<p>Part 2: Trade and Transit</p> <p>13. A person shall not export, import, facilitate the export or import, trade in, undertake any other transaction involving or supply in any way a dangerous drug, whether in return for payment or not, unless permitted to do so under this Ordinance, the regulations enacted pursuant thereto or a license issued by the Director.</p>
<p>Agency</p>	<p>14. A person shall not undertake as an agent any act prohibited under section 13, whether in return for payment or not.</p>
<p>Transportation of Dangerous Drugs in Transit</p>	<p>15. A person shall not transport through Israel a dangerous drug en route to another country unless it came from a country which is allowed to export it and is going to is a country which is allowed to import it; where the drug arrived from a country that is a signatory to the Convention, the drug must in addition be accompanied by a valid export or diversion permit.</p>
<p>Diversion</p>	<p>16.(a) A dangerous drug arriving in Israel en route to another destination shall not be diverted to a place other than that to which it was initially delivered except in accordance with a diversion permit.</p> <p>(b) The country of destination for a drug in transit as specified in an export or diversion permit issued by a competent authority in a foreign country, shall be deemed to be the country to which the drug was initially dispatched.</p>



<p>Moving a Drug in Transit</p>	<p>17. (a) A person shall not remove a dangerous drug from a vehicle in which it arrived in Israel in transit or move it if it had been removed as aforesaid, other than as stated in a removal license issued by the Director of the Customs and Excise Department.</p>
	<p>(b) The Director of the Customs and Excise Department shall decide in his absolute discretion whether or not to issue a removal license as aforesaid.</p>
<p>Damage to a Drug in Transit</p>	<p>18. A person shall not expose a dangerous drug in transit to a process that may materially alter its composition or deliberately open or break its packaging other than upon and in accordance with the Director's instructions.</p>
<p>Exception</p>	<p>19. The provisions of sections 15-18 shall not apply to -</p> <ul style="list-style-type: none">(1) a dangerous drug in transit by post;(2) a dangerous drug being transported in an aircraft which enters Israeli air space but does not land in Israel;(3) a quantity of a dangerous drug which could reasonably and in good faith be part of the medical reserves of a sailing vessel or aircraft.
<p>Penalty (Amendment No.1) 5729-1979 (Amendment No.3) 5749-1989</p>	<p>19A. The punishment for violating the provisions of this section shall be twenty years imprisonment or a fine of twenty-five times the amount stated in section 61(a)(4) of the Penal Law, 5737-1977.</p>
<p>Inspection of Dangerous Drugs in Transit</p>	<p>20. Subject to the exceptions stipulated in section 19, the Director of the Customs and Excise Department, or an official authorized by him, may demand to see an export or diversion permit for a dangerous drug consignment in transit in Israel, as well as take additional action regarding the consignment as provided in the regulations.</p> <p style="text-align: center;">Part 3: Abetment of Minors</p>



<p>Drug Offences Involving the Corruption of Minors (Amendment No.1) 5729-1979 (Amendment No.3) 5749-1989</p>	<p>21. (a) The punishment for a person who commits any of the following acts shall be twenty-five years imprisonment or a fine of twenty-five times the amount stated in section 61(a)(4) of the Penal Law, 5737-1977:</p> <ul style="list-style-type: none">(1) Giving a dangerous drug to a minor;(2) While being responsible for a minor, allowing him to acquire or use a dangerous drug;(3) Soliciting a minor to acquire or use a dangerous drug. <p>(b) For the purposes of this section, "responsible for a minor" - a parent, step-parent, adoptive parent, legal guardian, or a person who has custody and control of him.</p>
<p>Exception (Amendment No.1) 5729-1979</p>	<p>22. Section 21 shall not apply to a physician or dentist who committed the act within the framework of providing medical treatment or to a person who was acting on the instructions of a physician or dentist or under other lawful circumstances.</p>
<p>Ways of committing the offence</p>	<p>23. For the purpose of committing an offence under section 21, it is immaterial:</p> <ul style="list-style-type: none">(1) Whether or not the minor knew he was using a dangerous drug;(2) With the exception of subsection (3), whether the accused approached the minor or vice versa.
<p>Presumptions</p>	<p>24. A person shall be presumed to have committed an offence under section 21 if he did one of the following:</p> <ul style="list-style-type: none">(1) Gave a minor or another for him a tool which is designed for use in conjunction with a dangerous drug;(2) Invited a minor to a place where dangerous drugs are often used;(3) Invited a minor to a place in which he was able to acquire or use



<p>Mandatory Imprisonment</p>	<p>a dangerous drug;</p> <p>(4) Referred a minor to a place as stated in subsections (2) or (3) or detained him there.</p> <p>25. A person convicted of committing, attempting to commit or soliciting another to commit an offence under section 21, shall receive a prison sentence, either as a sole punishment or in conjunction with another, but his punishment shall not comprise of only a suspended sentence or probation.</p>
<p>Entry and Inspection</p>	<p>Chapter 4: Inspection</p> <p>26. The Director may enter the premises of a person who is licensed to keep dangerous drugs under section 11(1), (2) or (4), at any reasonable time, in order to inspect the stock of dangerous drugs in his possession and the records and ledgers of the dangerous drug transactions which he is obliged to maintain under the regulations enacted pursuant to this Ordinance; he may also demand from that person to present for inspection all the documents, receipts and permits relating to the dangerous drug transactions he has entered into.</p>
<p>Impeding Entry and Inspection (Amendment No.1) 5729-1979 (Amendment No.3) 5749-1989</p>	<p>27. A person shall not deny the Director entry to the premises as stipulated in section 26, nor impede or delay such a visit, either by himself or through another, and when asked to do so, shall not refrain from presenting a list of all the dangerous drugs in his possession or under his control, the records and ledgers which he is obliged to maintain and any other documents demanded by the Director and which relate to his transactions in dangerous drugs. The punishment for a person committing a crime under the provisions of this section shall be three years imprisonment or a fine of the amount stated in section 61(a)(4) of the Penal Law, 5737-1977.</p>
<p>Search</p>	<p>28.(a) In investigating suspected crimes under this Ordinance, a</p>



<p>(Amendment No.1) 5729-1979 (Amendment No.3) 5749-1989</p>	<p>police officer shall have the same powers which he has section 25 of the Criminal Procedure Ordinance (Arrest and Search) [New Version], 5729-1969.</p>
<p>(Amendment No.3) 5749-1989</p>	<p>(b) Without prejudice to the general power given to him to carry out a search, a police officer may search without a warrant:</p>
	<p>(1) any vehicle - if necessary in order to implement the provisions of this Ordinance;</p>
<p>(Amendment No. 6) 5756-1996</p>	<p>(2) the body of a person as stated in section 22 of the Criminal Procedure Ordinance (Arrest and Search) [New Version], 5729-1969, even without arresting him, if he has reasonable grounds for believing that the person in question is illegally carrying a dangerous drug;</p>
<p>(Amendment No. 6) 5756-1996</p>	<p>(3) the body of a person as stated in section 22 of the Criminal Procedure Ordinance (Arrest and Search) [New Version], 5729-1969, during his entry into an airport, landing strip, aviation facility, port, border crossing or point of entry into or exit from Israel, while staying in Israel, or on a sailing vessel or aircraft, and if necessary in order to implement the provisions of this Ordinance;</p>
	<p>(4) cargo and other merchandise before they reach an airport, landing strip, aviation facility, port, border crossing or point of entry into or exit from Israel, before they are loaded onto a sailing vessel or aircraft, while they are onboard or after they have been unloaded, and if necessary in order to implement the provisions of this Ordinance;</p>
<p>(Amendment No. 6) 5756-1996</p>	<p>(5) the body of a person as stated in section 22 of the Criminal Procedure Ordinance (Arrest and Search) [New Version], 5729-1969, during his entry into a place where prisoners are held under police protection, if necessary in order to implement the provisions of this Ordinance;</p>



(Amendment No. 6) 5756-1996	(c) (repealed)
(Amendment No.3) 5749-1989	(d) With regard to a person objecting to a search carried out under subsections (b) (3), (4) and (5) and (c), the police officer and prison guard shall have the same power granted to them by section 9(c) of the Flight Law (Civil Aviation Security), 5737-1977.
(Amendment No.3) 5749-1989	(e) Before searching a person or vehicle pursuant to this section, the official carrying out the search shall explain to that person or the individual sitting in the vehicle at the time the reason for the search; the search shall be conducted without any unnecessary delay; only a woman may carry out a search on the body of a woman.
(Amendment No.3) 5749-1989	(f) Should a search be carried out under this section, a list shall be recorded of the items seized. The list shall be signed by the official who carried out the search and the individual whose person or possessions were searched. Where the object of the search was a vehicle, cargo or merchandise, then the list shall be signed by the person who was in possession of them at the time of the search; should he so request, a copy of the signed list shall be handed over to the person who signed it.
	Chapter 5: Adjudication and Punishment
(Amendment No.3) 5749-1989	29. (repealed)
(Amendment No.2) 5739-1979	30. (repealed)
Presumptions (Amendment No.1) 5739-1979	31. In a case against a person for an offence committed under this Ordinance or the regulations enacted pursuant thereto –



<p>(Amendment No.1) 5739-1979</p>	<p>(1) Where the defendant maintains that he holds a certificate, license, permit, record or document with regard to this Ordinance, then he shall bear the burden of proving that he does so;</p> <p>(2) Where the defendant was indicted for a drug offence, it shall be presumed that he knew that the drug in question was dangerous and should he maintain otherwise, then he shall bear the burden of proving that he did not know;</p>
<p>(Amendment No.1) 5739-1979</p>	<p>(3) Where the defendant had been in possession of a larger quantity of a drug listed in the Second Schedule than the figure given there next to it, it shall be presumed that he had not been holding the drug for his own use and he shall bear the burden of rebutting that presumption;</p>
<p>(Amendment No.3) 5749-1989</p>	<p>(4) Unless proved otherwise, the opinion of an expert witness pursuant to the regulations enacted by the Minister of Justice regarding the results of a test performed on a sample of the drug, shall constitute evidence of the type of drug, its weight, quantity and composition.</p>
<p>(Amendment No.3) 5749-1989</p>	<p>(5) Where a dangerous drug was destroyed as stated in section 36(a), then unless proved otherwise, a certificate issued under the regulations enacted by the Minister of Justice describing the type of drug in question, its weight, quantity and composition, signed by two witnesses, shall constitute evidence regarding the drug that was destroyed.</p>
<p>(Amendment No.3) 5749-1989</p>	<p>(6) Should the court find, pursuant to section 36A(b) that the defendant is a drug dealer, then -</p> <p>(a) All property belonging to him, his spouse and children under the age of 21, as well as to any other person who bought it with money provided by the accused or who</p>



<p>Fine According to Value or Benefit (Amendment No.1) 5739-1979</p> <p>Violation of Regulations (Amendment No.3) 5749-1989</p> <p>(Amendment No.3) 5749-1989</p> <p>Company Managers</p>	<p>received it as a gift from him, shall be deemed to be the defendant's property which he acquired through the commission of a drug-related offence, unless he proves one of the following:</p> <p>(aa) The property had been acquired from lawful sources.</p> <p>(bb) The property came into his possession or into the possession of its owners at least eight years before the date on which the indictment on the drug offence for which he is being tried was filed.</p> <p>(b) Any property found in the defendant's possession or account shall be regarded as his property unless he proves that that it belongs to another person who is not one of those specified in paragraph (a).</p> <p>32. With the exception of one involving self-use only, after convicting a defendant of an offence under this Ordinance, the court may impose on him a fine equivalent to either five times the value of the drug with which the offence was committed/ the value of the benefit derived from committing the offence, or the fine expressly stipulated for the offence in question, whichever is higher.</p> <p>33. (a) The punishment for violating a regulation enacted pursuant to this Ordinance shall be three years imprisonment or a fine of the amount stated in section 61(a)(40 of the Penal Law, 5737-1977.</p> <p>(b) (repealed)</p> <p>34. Should a company be convicted of an offence under this Ordinance or the regulations enacted pursuant thereto, then the chairman of the company and any manager or officer engaged in running it shall be indicted for the same offence, unless he proved that the offence had been committed without his knowledge or consent.</p>
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<p>Mandatory Forfeiture</p>	<p>35. Where a person has been convicted of an offence under this Ordinance or the regulations enacted pursuant thereto, the court shall order that the dangerous drugs, pipes and other tools which were involved in the commission of that offence are to be forfeited and either destroyed or used in such other manner as the court shall see fit.</p>
<p>Discretionary Forfeiture (Amendment No.3) 5749-1989</p>	<p>36. (a) Should dangerous drugs or tools designed for using them come into the possession of the police, then after being presented with a certificate under section 31(5), the court may order their forfeiture and destruction at any time, even if no one was convicted of an offence in relation to them, provided that should an indictment be filed, the court shall not order them to be destroyed until after a copy of the aforementioned certificate has been given to the accused or his attorney and they were given an opportunity to do with or take such action in relation to them as they felt was necessary in order to rebut the prosecution's evidence in the case.</p> <p>(b) Notwithstanding the provisions of subsection (a), the court shall not order the destruction of the dangerous drugs or the tools designed for using them where a suspect is under investigation but no indictment has yet been filed.</p>
<p>Forfeiture of Property in Criminal Proceedings (Amendment No.3) 5749-1989</p>	<p>36A.</p> <p>(a) Where a person has been convicted of a drug transaction offence, then unless it decides not to do so for reasons which it shall specify, and in addition to any other punishment imposed, the court shall order all the following property to be forfeited to the Treasury -</p> <p>(1) Property which had been used or had been earmarked to be used in, or to facilitate, the commission of the offence;</p> <p>(2) Property which had directly or indirectly been received as a reward for committing the offence or which had been designated for that purpose.</p>



With regard to paragraphs (1) and (2) -

"the commission of the offence" - including the commission of any other drug transaction-related offence, even if the defendant had not been convicted of that offence but it was related to the offence of which he had been convicted.

(b) Where the court has convicted a person of a drug transaction offence from which, as was proven to the court, he made or was supposed to have made a profit, then at the prosecutor's request, it shall stipulate in its verdict that the defendant is a drug dealer, following which when passing sentence, in addition to any other punishment imposed on him, it shall direct that all property belonging to the defendant which was obtained as a result of the drug transaction offence shall be forfeited to the Treasury, unless it decided not to do so for special reasons which must be recorded.

(c) The court shall not order the forfeiture of property as stipulated in this section without first giving the defendant and those recognized as owning, being in possession and control of or claiming a right in it (hereinafter: "the proprietary right claimant") an opportunity to plead their arguments.

(d) Should the court decide, for reasons to be recorded, that clarification of the proprietary right claimant's arguments as stated in subsection (c) above could hamper the progress of a criminal trial, it may rule that the forfeiture issue is to be resolved within the framework of civil proceedings, in which case the provisions of section 31(6) shall apply.

(e) The prosecutor shall include his forfeiture request under this section and a description of the property he wishes to forfeit in the indictment, which he may amend at any stage of the proceedings prior to sentencing in the event that after filing the indictment additional property was discovered of the type for which forfeiture was



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Property in Civil
Proceedings
(Amendment No.3)
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requested.

(f) Provided that his identity is known, the proprietary right claimant shall be notified of the prosecutor's forfeiture request.

36B.

(a) Should the court determine, in response to a motion filed by the District Attorney, that property -

(1) had been used to commit or to facilitate the commission of a drug transaction offence under sections 6 or 13;

(2) comprised of a vehicle which was used in or to facilitate the commission of the said offence;

(3) was directly or indirectly obtained as a reward for or as the result of the commission of a drug transaction offence;

then it may order its forfeiture even if nobody was indicted or convicted of an offence under this Ordinance (hereinafter: "civil forfeiture")

(b) The District Attorney's motion shall describe the property for which forfeiture is being requested, and provided that his identity is known, the proprietary right claimant shall be notified of the motion.

(c) Provided that his identity is known, the person named as respondent in the motion shall be the proprietary right claimant, although in civil proceedings ordered by the court under section 36A(d), the defendant shall be joined as second respondent.

(d) The appeal process regarding a ruling made by the court under this section shall be the same as that applying to a ruling made in any other civil case.

36C.



<p>Restrictions on Forfeiture of Property (Amendment No.3) 5749-1989</p>	<p>(a) The court shall not order the forfeiture of property under sections 36A or 36B where the proprietary right claimant proved that it had been used in the offence without his knowledge or consent or that he had acquired his right to the property in good faith and for valuable consideration and without having had any way of knowing that it had been used in or obtained through the commission of an offence;</p> <p>(b) The court shall not order the forfeiture of property under sections 36A or 36B if according to its determination the owner of the confiscated property and those members of his family who reside with him would be left without any reasonable means of support or reasonable accommodation.</p>
<p>(Amendment No.10) 5768-2008</p>	<p>(c) The court shall not order the forfeiture of chattels against which a lien cannot be imposed under section 22 of the Execution Law, 5727-1967.</p> <p>36D.</p>
<p>Annulment of Forfeiture Orders (Amendment No.3) 5749-1989</p>	<p>(a) A person who claims a right in property which was confiscated under sections 36A or 36B (hereinafter in this section: "the applicant") and who was not summoned to plead his arguments against the forfeiture order, may submit a motion to the court for that order to be annulled.</p> <p>(b) A forfeiture annulment motion shall be filed within two years of the date on which the forfeiture order was issued or within such longer period as the court shall deem just.</p> <p>(c) Should the court accede to the annulment request, then it shall order that the property be returned to the applicant, or if it cannot be returned or the applicant so agrees, that the Treasury pay him the sum which it shall specify in the order in lieu of it, based on the free market value of the property on the date on which the forfeiture order was made, or if higher, its value on the date on which the payment order was made; the payment order shall be issued within six months</p>



<p>Appeal (Amendment No.3) 5749-1989</p> <p>Forfeiture and Interlocutory Relief (Amendment No.3) 5749-1989 (Amendment No. 12) 5772-2012</p>	<p>of the date on which the court decided to annul the forfeiture order.</p> <p>(d) Should the court annul the forfeiture order, it may direct that a user fee be paid for the period during which the applicant had been denied the enjoyment of his property, as well as compensation for the damage or depreciation which it sustained during that period.</p> <p>(e) An order for the property to be returned or for payment to be made shall be carried out as soon as possible and by no later than sixty days from the date on which they were issued.</p> <p>36E.</p> <p>An appeal by a person claiming a right in property which was confiscated under section 36A or against a ruling made by the court under section 36D, shall be filed in the same manner as an appeal in any other civil case, although if the forfeiture ruling was made when passing sentence and an appeal was filed against the judgment, the criminal appeal court may also hear the appeal of the proprietary right claimant.</p> <p>36F.</p> <p>(a) Following the filing of an indictment containing a request for criminal forfeiture or of a motion for civil forfeiture, the court may in response to a motion signed by the District Attorney specifying the property earmarked for forfeiture, grant an interlocutory order requiring the giving of guarantees on behalf of the defendant or of another person who is in possession of the property, injunctions, garnishee orders or directions for other steps to be taken to guarantee the possibility of realizing the forfeiture, including to the Public Trustee or other person regarding the temporary management of the property (hereinafter in this section: "interlocutory order"); "court" in this context shall mean the court in which the indictment or action was filed, as the case may be.</p>
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<p>(Amendment No. 12) 5772-2012</p>	<p>(b) In response to a signed request submitted by the District Attorney supported by an affidavit confirming that reasonable grounds exist for believing that the property for which the order is being sought is likely to disappear or that steps could be taken which will prevent realization of the forfeiture, the District Court may issue an order as stated in subsection (a), even before the filing of an indictment or a civil forfeiture motion; an interlocutory order made under this subsection shall cease to be valid if no indictment is filed within ninety days of the date on which it was issued.</p>
<p>(Amendment No. 12) 5772-2012</p>	<p>(c) The court may also make an interlocutory order as stated in subsections (a) and (b) ex parte, provided it is satisfied a concern exists of an imminent disposition of the property which threatens to prevent its forfeiture; such an ex parte order shall not remain in force for more than ten days and the motion shall be heard in the parties' presence as soon as possible and before the ex parte order expires; the court may, for reasons which shall be recorded, extend the validity of an ex parte interlocutory order by a further period of up to ten days.</p>
<p>(Amendment No. 12) 5772-2012</p>	<p>(d) (1) An appeal against the decision of a Magistrate's Court under this section may be submitted to a District Court judge, whose decision may in turn be appealed before the Supreme Court provided that a Supreme Court judge grants the would be appellant leave to do so; an appeal before the Supreme Court as aforesaid shall be heard by one judge.</p> <p>(2) An appeal against a ruling made by the District Court under this section as a court of first instance may be filed before the Supreme Court, where it shall be heard by one judge.</p> <p>(3) Appeals under this section shall be filed within thirty days from the date on which the appellant was notified of the decision.</p> <p>(e) Where the court issue an order as referred to in subsections (a) or (b), and the property specified in the order was not confiscated, the</p>



<p>Forfeiture of other Property (Amendment No.3) 5749-1989</p> <p>Management and Use of Confiscated Property (Amendment No.3) 5749-1989</p> <p>(Amendment No.8) 5764-2003 (Amendment No. 13) 5772-2012</p> <p>(Amendment No.8)</p>	<p>court may direct the Treasury to compensate anyone who had been detrimentally affected by the order.</p> <p>36G. Should the court have ordered property to be confiscated as stated in sections 36A or 36B, and the property could not subsequently be located, had been transferred to a purchaser in good faith, disposed of, devalued by an act or omission on the part of the defendant, or merged with other property in such a way that it cannot be differentiated without difficulty, then at the defendant's request, the court may order the forfeiture of other property belonging to the defendant equal in value to that which it ordered to be confiscated; for the purposes of this section, "the defendant" shall be deemed to include a person whose property was made the subject of a forfeiture order issued under section 36B.</p> <p>36H.</p> <p>(a) A forfeiture order made by the court under this Ordinance shall constitute written authorization for the Public Trustee to seize the property described therein; the confiscated property or the consideration received from its sale shall be transferred to the Public Trustee who shall deposit it in a fund which he shall administer in accordance with the regulations to be enacted in this matter.</p> <p>(b) The Minister of Justice and the Minister appointed to oversee implementation of the National Anti-Drug and Alcohol Abuse Authority Law, 5748-1988, with the approval of the Knesset Constitution, Law and Justice Committee, shall introduce regulations specifying the manner in which the fund to be established under subsection (a) is to be administered and the way in which the fund's assets are to be used and distributed for the following purposes:</p> <ol style="list-style-type: none">(1) Payment of the costs of the forfeiture and managing the assets;(2) Implementation of the National Anti-Drug and Alcohol Abuse Authority's responsibilities under the National Anti-
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<p>5764-2003 (Amendment No. 13) 5772-2012</p>	<p>Drug and Alcohol Abuse Authority Law, 5748-1988;</p>
<p>(Amendment No.7) 5760-2000</p>	<p>(3) Payment for information, assistance in enforcing the Ordinance or finding property which may be confiscated;</p>
<p>(Amendment No.7) 5760-2000</p>	<p>(4) Payments under section 36D(c) and (d);</p>
<p>(Amendment No.7) 5760-2000</p>	<p>(5) Implementation of the police's and customs authority's functions under this Ordinance and the Money-Laundering Prohibition Law, 5760-2000, including the forfeiture of property under those laws.</p>
<p>Forfeiture Regulations (Amendment No.3) 5749-1989</p>	<p>(6) Implementation of the competent authority's responsibilities under the Money Laundering Prohibition Law, 5760-2000, as well as financing the database under that law.</p>
<p>Use of Fines (Amendment No.3) 5749-1989</p>	<p>36I. The Minister of Justice, with the approval of the Knesset Constitution, Law and Justice Committee, shall determine in regulations the legal procedures to be followed when making criminal or civil forfeiture order requests, including the time limits for filing an appeal, the ways of realizing the forfeiture, administration of assets, the giving of notices to proprietary interest holders and any other matter required in order to implement the provisions of this Ordinance relating to forfeiture.</p>
<p>Closure of Premises</p>	<p>36J. A fine imposed by the court under this Ordinance shall be deposited in the fund which is to be established under section 36H(a).</p>
<p>Cancellation of</p>	<p>37. Where a person has been convicted under sections 7, 9 or 10 of an offence which was committed on premises used as a coffee shop or for the sale of alcoholic beverages or on other premises which are open to the public, and the court is satisfied that an offence under this Ordinance had previously been committed on those premises, then it may, in addition to any other punishment, order that the premises in question shall be closed to the public, either permanently or for such period as it shall direct.</p>
<p></p>	<p>37A.</p>
<p></p>	<p>(a) Where a person has been convicted of an offence under this</p>



<p>License (Amendment No.3) 5749-1989 (Amendment No.4) 5752-1991 (Amendment No.11) 5771-2011</p>	<p>Ordinance or a court determined that a person committed such an offence without convicting him, the court may, in addition to any other punishment and its authority under section 43 of the Traffic Ordinance [New Version] and section 43 as aforesaid in conjunction with section 46C of the Railways Ordinance [New Version], 5732-1972 (in this section: the Railways Ordinance), disqualify him from receiving or holding a driving or vehicle license for a period of up to five years, and it may, if it deems it necessary in order to protect the public, disqualify him as aforesaid for a longer period; for the purposes of this section, "driving license" - including a license to drive a local train issued under Part 8 of Chapter 4.1 of the Railways Ordinance.</p>
<p>(Amendment No.4) 5752-1991</p>	<p>(a1) Where a person has been convicted of an offence under the second half of section 7(c), or a court determined that a person committed such an offence without convicting him, and the same person had previously been convicted of the same offence, the court shall disqualify him from receiving or holding a driving license for a period of two years; although the court may choose not to disqualify him or to do so for a shorter period, in special circumstances which it shall specify in the judgment.</p>
<p>(Amendment No.4) 5752-1991</p>	<p>(a2) Where the court disqualified a person from receiving or holding a driving license who was sentenced to imprisonment, the court may specify that the period of his disqualification shall commence from the day on which he completed his custodial sentence.</p>
	<p>(b) Where a person convicted of an offence under this Ordinance or who the court determined had committed such an offence without convicting him, holds a professional, business or other license, and the court determined that commission of the offence was attributable to, had been facilitated or made easier by his professional or business activities or use of his license, or that the offence had been committed on his professional or business premises, the court may, in addition to any other punishment, order the cancellation of that license for such</p>



<p>Cancellation of Passport (Amendment No.3) 5749-1989</p>	<p>period as it shall determine, if it believes that such a cancellation is required in order to protect the public.</p> <p>37B. Where a person has been convicted of an offence under this Ordinance and the court finds that commission of the offence was made possible due to use of an Israeli passport, it may, in addition to any other punishment, order the passport to be confiscated and ban him from holding a passport for such period as it shall determine.</p>
<p>Foreign Offences</p>	<p>38. (a) Any citizen or resident of Israel who commits an act outside of Israel which had it been committed in Israel would have constituted an offence under this Ordinance, shall be deemed to have committed the offence in Israel.</p> <p>(b) Anyone who is not a citizen or resident of Israel who commits an act outside of Israel which had it been committed in Israel would have constituted an offence under section 6 or Part 2 of Chapter 3, or possession of a dangerous drug under section 7, shall be deemed to have committed the offence in Israel.</p> <p>(c) No person shall be indicted under subsection (b) if the act was committed in a place which is under the jurisdiction of a foreign country unless it also constituted an offence under the laws of that country.</p> <p>(d) No indictment shall be filed under this section other than on behalf or with the written consent of the Attorney-General.</p> <p>(e) No indictment shall be filed against a person under this section for a crime which he was convicted or acquitted of outside of Israel.</p> <p style="text-align: center;">Chapter 6: Regulations and Orders</p>
<p>Regulations (Amendment No.3)</p>	<p>39. The Minister of Health may, in consultation with the Minister of Justice and with the approval of the Knesset Constitution, Law and</p>



5749-1989	Justice Committee, enact regulations designed to implement this Ordinance, and without derogating from the generality of his aforementioned authority, he may -
(Amendment No.1) 5729-1979	<p>(1) Determine procedures for the import, export and transit of dangerous drugs and the wording of the forms and certificates that must be obtained and used in relation thereto;</p> <p>(2) Order that those authorized to possess dangerous drugs shall keep appropriate records of their acquisition and use;</p> <p>(3) Regulate the supply and distribution of dangerous drugs;</p> <p>(4) Regulate the giving of prescriptions for dangerous drugs by physicians;</p>
(Amendment No.1) 5729-1979	<p>(5) Determine provisions relating to the control and supervision of dangerous drugs that are in the possession of government authorities and their institutions.</p>
Application of the Ordinance to Specific Drugs	<p>40. The Minister of Health may within the framework of an order, apply the provisions of this Ordinance, subject to any modifications specified therein, to the following drugs and their salts:</p> <p>(1) methyl morphine, commonly known as codeine;</p> <p>(2) ethyl morphine, commonly known as dionine.</p>
Amendment of Schedules (Amendment No.1) 5729-1979	<p>41. The Minister of Health may, with the approval of the Knesset Public Services Committee and by an announcement published in the Official Gazette of the Israeli Government, amend, add to, derogate from or stipulate conditions in the Schedules.</p>
Commencement	<p>42. This statute shall come into force 90 days after its publication</p>
Notice 5736-1976 (Amendment No.1)	<p style="text-align: center;">First Schedule</p>



5739-1979	(Sections 1, 11 and 41)
Notice 5741-1981	Terms:
Notice (No.2) 5754-1993	With regard to the drugs mention in Article 2 of Part 1 and in Articles 2 and 3 of Part 2, the term "Convention", shall not have the meaning given to it in section 1 of the Ordinance but shall mean the Convention on Psychotropic Substances which was signed in Vienna on 21 st February 1971.
Definitions Notice 5741-1981	In this Schedule - "Opium" : The self-coagulating juice derived from the lactave of the poppy plant whether in its original form or whether combined with other substances, regardless of the quantity of morphine contained therein; including waste and all that remains after smoking opium; "Medical opium": Opium that has undergone the processes required in order to adapt it for medical use, whether in powder, granular or other form and whether combined with neutral substances;
Notice 5773-2013	"Structural derivative": A substance in which there is a transformation (by substitution or replacement) or subtraction of one or more chemical groups on/from a chemical structure of a given substance. "Cocae folia": The leaves of one of the plants of the erythroxyllum family from which cocaine may be produced directly or by means of a chemical process;
Notice 5773-2013	"Chemical group": Halides, halo-alkyls, alkyls, alkoxide, carboxilates, acyls, amines, amides, hydroxides, thiols, selenols, thioalkyls, selenoalkyls, thioesters, selenoesters, phenols, thiophenols, benzyles, phenyls, nitryles, nitro groups, thiophen, furane, thiocyanates (SCN), isocyanates (NCO)
Notice 5761-2001	"Cannabis": Any plant or part of a plant of the cannabis family,



Notice 5758-1998	2. 2,5-dimethoxy-a,4-dimethylphenethylamine
Notice 5758-1998	2A. 4-bromo-2,5-dimethoxy-a-methylphenethylamine
Notice 5758-1998	2B. 4-bromo-2,5-dimethoxyphenethylamine
Notice (No.2) 5769-2009	2B1. Bromo-amphetamine in ortho, meta or para positions
Notice (No.2) 5769-2009	2B2. Bromo- cathinone in ortho, meta or para positions
Notice 5770-2010	2B2A. Bromo-meta-methoxymethcathinone in ortho, meta or para positions
Notice (No.2) 5769-2009	2B3. Bromo-methamphetamine in ortho, meta or para positions
Notice (No.2) 5769-2009	2B4. Bromo-methcathinone in ortho, meta or para positions
Notice 5770-2010	2B4A. Bromo-ortho-methoxymethcathinone in ortho, meta or para positions
Notice 5770-2010	2B4B. Bromo-para-methoxymethcathinone in ortho, meta or para positions
Notice 5770-2010	2B4C. Buphedrone 2-(methylamino)-1-phenylbutan-1-one
Notice (No.2) 5769-2009	2B5. Butylone 2-methylamino-1-(3,4-methylenedioxyphenyl)butan-1-one Syn. Bk-MBDB
	3. BUFOTENINUM dimethyl-serotoninum-vel5-hydroxy-N-dimethyl-tryptaminum
Notice 5765-2004 Correction 5766-2006	3A. Cathinone, including its isomers and structural derivatives, unless expressly excluded
Notice 5770-2010 Notice 5772-2012 Notice 5773-2013	(-) (S)-2-aminopropiophenone Excluding plant leaves in their natural form designated for chewing and excluding Bupropion.



Notice 5767-2007	3B. BDO 1,4-butanediol Syn: 1,4-butylene glycol
Notice 5769-2008	3B1. Chloro-amphetamine in ortho, meta or para positions
Notice (No.2) 5769-2009	3B2. Chloro-cathinone in ortho, meta or para positions
Notice 5767-2007	3C. 4-chloro-2,5-dimethoxyphenethylamine Syn: 2 C-C
Notice 5769-2008	3C1. Chloro-methamphetamine in ortho, meta or para positions
Notice 5770-2010	3C1A. Chloro-meta-methoxymethcathinone in ortho, meta or para positions
Notice 5769-2008	3C2. Chloro-methcathinone methoxymethcathinone in ortho, meta or para positions
Notice 5770-2010	3C2A. Chloro-ortho-methoxymethcathinone in ortho, meta or para positions
Notice 5770-2010	3C2B. Chloro-para-methoxymethcathinone in ortho, meta or para positions
	3D. 3-chlorophenylpiperazine 1-(3-chlorophenyl) Piperazine Syn: mCPP
	4. DELTA-TETRAHYDROCANNABINOLA
Notice 5773-2013	4A. Naphthoylindoles (3-(1-benzoyl)indole or 3-(1-naphthoyl)indole) provided that on the nitrogen of the indole ring or the naphthyl ring one of the following groups also exists: alkyl, haloalkyl, alkenyl, cycloalkyl, N-1(-methyl-2-piperidinyl)methyl or 2-(4-morpholinyl)ethyl



Notice 5774-2014	as well as structural derivatives of these substances 4A1. (5-fluoropentyl)-3-(1-naphthoylidole) Including structural derivatives of these substances.
Notice 5773-2013	4B. Naphthoylindoles (3-(1-benzoyl)indole or 3-(1-naphthoyl)indole) provided that on the nitrogen of the indole ring or the naphthyl ring one of the following groups also exists: Alkyl, haloalkyl, alkenyl, cycloalkyl, N-1(-methyl-2-piperidiny)methyl, 2-(4-morpholinyl)ethyl, as well as structural derivatives of these substances
Notice 5773-2013	4C. Naphthoylpyrroles 3(1-naphthoyl)pyrrole provided that on the nitrogen of the indole ring or the pyrrole ring one of the following groups also exists: Alkyl, haloalkyl, alkenyl, cycloalkyl, N-1(-methyl-2-piperidiny)methyl, 2-(4-morpholinyl)ethyl as well as structural derivatives of these substances
Notice 5773-2013	4D. Naphthylmethyloindoles provided that on the nitrogen in the indole ring or the indane ring one of the following groups also exists: alkyl, haloalkyl, alkenyl, cycloalkyl, N-1(-methyl-2-piperidiny)methyl or 2-(4-morpholinyl)ethyl as well as structural derivatives of these substances
Notice 5773-2013	4E. Phenylacetylindole provided that on the nitrogen in the indole ring or the phenyl ring one of the following groups also exists: alkyl, haloalkyl, alkenyl, cycloalkylmethyl, cycloalkylethyl, N-1(-methyl-2-piperidiny)methyl or 2-(4-morpholinyl)ethyl as well as structural derivatives of these substances
Notice 5773-2013	4F. 2-(3-hydroxycyclohexyl)phenol Hydroxycyclohexylphenols provided that on the cyclohexyl ring or the phenol ring one of the following groups also exists: alkyl, haloalkyl,



Notice 5773-2013	<p>alkenyl, cycloalkyl, N-1(-methyl-2-piperidinyl) methyl or 2-(4-morpholinyl)ethyl as well as structural derivatives of these substances</p> <p>4G. Benzoylindoles</p> <p>1. 2,3-Dihydro-5-methyl-3-(4-morpholinylmethyl)pyrrolo[1,2,3-de]-1,4-benzoxazin-6-yl-1-nepthalenylmethanone</p> <p>2. (6a,10a)-9-(hydroxymethyl)-6,6-dimethyl-3-(2-methyloctan-2-yl)-6a,7,10,10a-tetrahydrobenzo[c]chromen-1-ol</p> <p>provided that on the nitrogen in the indole ring or the phenyl ring one of the following groups also exists: alkyl, haloalkyl, alkenyl, cycloalkyl, N-1(-methyl-2-piperidinyl)methyl or 2-(4-morpholinyl)ethyl as well as structural derivatives of these substances</p>
Notice 5774-2014	<p>4H. Adamantoylindole</p> <p>Provided that on the nitrogen of the indole ring one of the following groups also exists: Alkyl, haloalkyl, alkenyl, cycloalkyl, hydroxyalkanyl, 1-(-N-methyl-2-piperidinyl)methyl, 2-(4-morpholinyl)ethyl as well as structural derivatives of these substances.</p>
Notice 5774-2014	<p>4I. Adamantylindole</p> <p>Provided that on the nitrogen of the indole ring one of the following groups also exists: Alkyl, haloalkyl, alkenyl, cycloalkyl, hydroxyalkanyl, 1-(-N-methyl-2-piperidinyl)methyl, 2-(4-morpholinyl)ethyl as well as structural derivatives of these substances.</p>
Notice 5774-2014	<p>4J. indole-3-carboxylic acid quinolinyl ester</p> <p>Including structural derivatives of these substances.</p>
Notice 5774-2014	<p>4J1. indole-3-carboxylate</p> <p>Including structural derivatives of these substances.</p>
Notice 5774-2014	<p>4K. tetramethylcyclopropylcarbonylindole</p> <p>3-(2,2,3,3-tetramethylcyclopropylcarbonyl)indole</p> <p>Provided that on the nitrogen of the indole ring one of the following groups also exists: Alkyl, haloalkyl, alkenyl, cyanoalkyl, hydroxyalkanyl, cycloalkylmethyl, cycloalkylethyl, N-1(-methyl-2-piperidinyl)methyl, 2-(4-morpholinyl)ethyl as well as structural derivatives of these substances.</p>
Notice (No.2) 5775-	<p>4L. MMB-2201</p>



2015	Methyl (1-(5-fluoropentyl)-1H-indole-3-carbonyl)-L-valinate Syn: I-AMB, AMB-PICA
	5. N,N-DIETHYLTRYPTAMINUM Synonymum: DET
	6. N,N-DIMETHYLTRYPTAMINUM Synonymum: DMT
Notice 5765-2004	6A. DMA 2,5-dimethoxy-a-methylphenethylamine
	7. DMHP 3-(1,2-dimethylhepty)-1 hydroxy-7,8,9,10-tetrahydro- 6,6,9-trimethyl-6H-dibenzo[b,9] pyran
Notice 5765-2004	7A. DOET 4-ethyl-2,5-dimethoxy-a-methylphenethylamine
Notice 5767-2007	7A1. Dimethylcathinone 2-dimethylamino-1-phenylpropan-1-one
Notice 5770-2010	7A1A. Dimethylmethcathinone
Notice (No.2) 5772-2012	7A1B. 2-diphenylmethylpyrrolidine Syn: Desoxy-D2PM
Notice (No.2) 5772-2012	7A1C. Diphenylprolinol Diphenyl(pyrrolodon-2-yl)methanol Syn: D2PM
Notice 5767-2007	7A2. 4-ethyl-2,5-dimethoxyphenethylamine Syn :2 C-E
Notice 5765-2004	7B. Etryptamine



Notice 5770-2010	3-(2-aminobutyl) indole 7B1. Fluoroamphetamine in ortho, meta or para positions fluoro-a-methylphenethylamine Syn: FMP
Notice 5768-2008	7B1A. Fluoro-methamphetamine in ortho, meta or para positions
Notice 5768-2008	7B1B. Fluoro-methcathinone in ortho, meta or para positions
Notice (No.2) 5769-2009	7B1C. Fluoro-cathinone in ortho, meta or para positions
Notice 5770-2010	7B1D. Fluoro-meta-methoxymethcathinone in ortho, meta or para positions
Notice 5770-2010	7B1E. Fluoro-ortho-methoxymethcathinone in ortho, meta or para positions
Notice 5770-2010	7B1F Fluoro-para-methoxymethcathinone in ortho, meta or para positions
Notice 5768-2007	7B2. 4-fluorophenylpiperazine 1-(4-fluorophenyl) piperazine Syn: pFPP
Notice 5768-2007	7C. GBL γ – Butyrolactone 8. HARMALINUM 3,4-dihydro-harminum



	<p>9.HARMINUM 7-methoxy-1-methyl-9H-pyrido-(3,4-b)-indolum</p>
Notice 5768-2007	<p>9A. 4iodo-2,5-dimethoxyphenethylamine Syn:2 C-I</p>
Notice (No.2) 5769-2009	<p>9A1. Iodo-amphetamine in ortho, meta or para positions</p>
Notice (No.2) 5769-2009	<p>9A2 Iodo-cathinone in ortho, meta or para positions</p>
Notice 5770-2010	<p>9A2A. Iodo-meta-methoxymethcathinone in ortho, meta or para positions</p>
Notice (No.2) 5769-2009	<p>9A3. Iodo-methamphetamine in ortho, meta or para positions</p>
Notice (No.2) 5769-2009	<p>9A4. Iodo-methcathinone in ortho, meta or para positions</p>
Notice 5770-2010	<p>9A5.Iodo-ortho-methoxymethcathinone in ortho, meta or para positions</p>
Notice 5770-2010	<p>9A6. Iodo-para-methoxymethcathinone in ortho, meta or para positions</p>
Notice 5770-2010	<p>9A7. Methoxymethcathinone in ortho, meta or para positions</p>
Notice 5772-2012 Notice (No.2) 5772-2012	<p>9A8. Methiopropamine Syn: MPA</p>
	<p>10. MESCALINUM 3,4,5-trimethoxy-phenethylaminum</p>
Notice 5765-2004	<p>10A. Methcathinone, including including its isomers and structural derivatives, unless expressly excluded</p>



Notice 5770-2010 Notice 5773-2013	2-(methylamino)-1-phenylpropan-1-one
Notice 5768-2007	10A1. 4-methyl-2,5-dimethoxyphenethylamine Syn: 2 C-D
Notice (No.2) 5772-2012	10A1A. Methoxetamine (RS)2-(3-methoxyphenyl)-2-(ethylamino) cyclohexanone Syn: MXE
Notice 5765-2004	10B. 4-methylaminorex (±)- <i>cis</i> -2-amino-4-methyl-5-phenyl-2-oxazoline
Notice 5770-2010	10B1. 3,4-Methylenedioxy- α -pyrrolidinopropiophenone :Syn: MDPPP
Notice 5771-2011	10B2. 3',4'-Methylenedioxy- α -pyrrolidinobutiophenone Syn: MDPBP
Notice 5768-2007	10C. Methylone 2-methylamino-1-(3,4-methylenedioxyphenyl) propan-1-one Syn: 3,4-methylenedioxymethcathinone
Notice (No.2) 5769-2009	10C1. Methylenedioxyprovalerone 1-(benzo[d][1,3]dioxol-5-yl)-2-(pyrrolidin-1-yl)pentan-1-one Syn :MDPV
Notice (No.2) 5772-2012	10C1A. α -Methyltryptamine 2-(1H-indol-3-yl)-1-methyl-ethylamine Syn: α MT, AMT
Notice 5768-2007	10D. N-Benzylpiperazine Syn: BZP
Notice 5768-2007	10E. N-Ethylcathinone 2-ethylamino-1-phenylpropan-1-one
Notice 5773-2013	10E1. N,N-diallyl-x-methoxytryptamine In this regard - x in positions 4,5,6 or 7



Notice (No.2) 5772-2012	Syn: MeO-DALT 10F. N,N-diallyl-5-methoxytryptamine, including in ortho, meta or para positions Syn: MeO-DALT
Notice 5774-2014	10G1. N-[2-(X-methoxy-1H-indol-3-yl)ethyl]-N-N-methylpropan-2-amine X in positions 4,5,6 or 7 Syn: MeO-MIPT
Notice 5773-2013	10H. N-Methyltryptamine 2-(1H-indol-3-yl)-N-methylethanamine Syn: NMT
Notice 5741-1981	11. PARAHXYL 3-hexyl-1-hydroxy-7,8,9,10-tetrahydro-6,9-trimethyl-6H-dibenzo[b,d] pyranum
Notice 5741-1981	11A. PCE N-ethyl-1-phenylcyclohexylamine
Notice 5741-1981	11B. PHB (PCPY) 1-(1-phenylcyclohexyl) pyrrolidine
Notice 5765-2004	11C. PMA p-methoxy-a-methylphenethylamine
Notice (No.2) 5767-2007	11D. PMMA p-methoxy- α N-dimethylphenethylamine Syn: p-methoxymethamphetamine
Notice 5767-2007	11E. p-Methylmethacathinone 2-methylamino-1-(4-tylol)propan-1-one 2-(methylamino)-1-(4-methylphenyl)propan-1-one
Notice 5770-2010 Notice 5774-2014	11F. α -Pyrrolidinopropiophenone Including structural derivatives of these substances. Syn: α -PPP



Notice (No.2) 5772-2012	11G. α -Pyrrolidinopentiophenone Syn: α -PVP
Notice 5774-2014	11H. α -Pyrrolidinopentiothiophenone Syn: α -PVT
Notice 5774-2014	11H1. Nf-PVP 1-(N-fluorophenyl)-2-(1-pyrrolidinyl)-1-pentanone N=number Syn: n-fluoro-a-PVP; n-fluoro-a-2-(1-pyrrolidinyl)-Vareophenone
Notice 5774-2014	11H2. alpha-PHPP 1-phenyl-2-(1-pyrrolidinyl)-1-heptanone Syn: PV8
Notice 5774-2014	11I. N-Methyl-1-phenylcyclohexylamine 12. PSILOCINUM 4-hydroxy-dimethyl-triptaminum vel 3-(2-dimethyl-aminoethyl)-4-hydroxy-indolum 13. PSILOCYBINUM 4-phosphoryloxy NN-dimethyl-tryptaminum vel 3-(2-dimethyl-aminoethyl)-indol-4-yl dihydro phosphas
Notice 5741-1981	13A. TCP 1-[1-(2-thienyl) cyclohexyl] piperidine
Notice 5765-2004	13A1. TMA (\pm)-3,4,5-trimethoxy-a-methylphenethylamine
Notice 5768-2007	13A2. 3-trifluoromethylphenylpiperazine 1-(3-trifluorophenyl)piperazine Syn: TFMPP
Notice 5774-2014	13A3. x,y- dimethoxyphenethylamine x and y in any of the positions 2,3,4,5,6



Notice 5774-2014	13A4. X-phenylpiperazine X= chlorine, bromine, fluorine or iodine in all of the positions – meta, para or ortho
Notice 5774-2014	13A5. Trifluoromethylphenylpiperazine CF3 in positions meta, para or ortho
Notice 5758-1998	13B. MDMA N,a-dimethyl-3,4-(methylenedioxy) phenethylamine
Notice 5758-1998	13C. MDA a-methyl-3,4-(methylenedioxy) phenethylamine
Notice 5758-1998	13D. N-ethyl MDA N-ethyl-a-methyl-3,4-(methylenedioxy) phenethylamine
Notice 5758-1998	13E. N-hydroxy MDA N-[a-methyl-3,4-(methylenedioxy) phenethyl] Hydroxylamine
Notice 5758-1998	13F. MMDA 2-methoxya-methyl-4,5-(methylenedioxy) phenethylamine
Notice 5758-1998	13G. MBDB N-methyl-a-ethyl-3,4-(methylenedioxy) phenethylamine
Notice 5763-2002	13H. 4-MTA a-methyl-4-methylthiophenethylamine
Notice 5771-2011	13I. Synthetic Cannabinoids (a) 5-(4-chloro-3-methylphenyl)-1-[(4-ethylphenyl)methyl]-N-[(1S, 2S, 4R)-1,3,3-Trimethylbicyclo[2.2.1]hept-2-yl]-1H-pyrazole-3-carboxamide Syn: SR144528 (b) (R)-(+)-[2,3-Dihydro-5-methyl-3-(4-morpholinylmethyl) pyrrolo[1,2,3-de]-1,4-benzoxazin-6-yl]-1-naphthalenylmethanone Syn: WIN 55,212-2



Notice 5772-2012	<p>(c) (6aR, 10aR)-3-(1,1-Dimethylbutyl)-6a,7,10,10a-tetrahydro,6,9-trimethyl-6H-dibenzo [b,d]pyran Syn: JWH-133</p> <p>(d) 5-(1,1-Dimethylhexyl)-2-[(1R,3S)-3-hydroxycyclohexyl]-phenol including the homologs Syn: CP 47,497</p> <p>(e) -[(1R,2R,5R)-5-hydroxy-2-(3-hydroxypropyl)cyclohexyl]-5-(2-methyloctan-2-yl)phenol dimethylheptylpyran Syn: CP 55,940</p> <p>(f) 3-hydroxy-2-[(1R,6R)-3-methyl-6-(1-methylethenyl)-2-cyclohexen-1-yl]-5-pentyl-2,5-cyclohexadiene-1,4-Dione, including the homologs Sn: HU 331</p> <p>(g) (6aR,10aR)-9-(Hydroxymethyl)-6,6-dimethyl-3-(2-methyloctan-2-yl)-6a,7,10,10a-tetrahydrobenzo [c]chromen-1-ol Syn: HU 210</p> <p>(h) (6aS,10aS)-9-(Hydroxymethyl)-6,6-dimethyl-3-(2-methyloctan-2-yl)-6a,7,10,10a-tetrahydrobenzo c]chromen-1-ol Syn: HU 211</p> <p>(i) Levonantradol[(6S,6aR,9R,10aR)-9-hydroxy-6-methyl-3-[(sR)-5-phenylpentan-2-yl]oxy-5,6,6a,7,8,9,10,10a-octahydroph-enanthridin-1-yl]acetate Syn: CP 50,556-1</p> <p>(j) naphthalen-1-yl-(1-butylindol-3-yl)methanone Syn: JWH-073</p> <p>(k) 1-pentyl-3-(1-naphthoyl)indole Syn: JWH-018</p> <p>(l) 1-(1-pentyl-1H-indol-3-YL)-2-(2-methoxyphenyl)-ethanone</p>
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Notice 5772-2012	Syn: HU 250 (m) 4-ethylnaphthalen-1-yl-(1-pentylindol-3-yl)methanone Syn: JWH-210
Notice 5772-2012	(n) (1-(5-fluoropentyl)-3-(2-iodobenzoyl)indole) Syn: AM-694
Notice 5772-2012	(o) (1-(5-fluoropentyl)-3-(naphthalen-1-oyl)indole) Syn: AM-2201
Notice 5774-2014	(o1) EAM-2201 (1-(5-fluoropentyl)-1H-indol-3-yl) (4-ethyl-1-naphthalenyl)-methanone Syn: F-JWH-210
Notice 5774-2014	(o2) FUBIMINA (1-(5-fluoropentyl)-1H-benzo[d]imidazol-2-yl) (naphthalen-1-yl)methanone Syn: AM-2201 Benzimidazole Analogue; FTHJ
Notice (No.2) 5775-2015	(o3) THJ-2201 (1-(5-fluoropentyl)-1H-Indazol-3-yl)(naphthalen-1-yl)methanone
Notice 5772-2012	(p) 4-methoxynaphthalen-1-yl-(1-pentylindol-3-yl)methanone Syn: JWH-081
Notice 5772-2012	(q) 1-pentyl-3-(4-methoxybenzoyl)indole Syn: RCS-4/SR-19/BTM-4/E-4
Notice 5772-2012	(r) 1-Pentyl-3-(4-methyl-1-naphthoyl)indole Syn: JWH-122
Notice (No.2) 5772-2012	(s) 1-naphthalenyl[1-(4-penten-1-yl)-1H-indol-3-yl]-methanone Syn: JWH-022
Notice 5773-2013	(t) [3-(3-carbamoylphenyl)phenyl]N-cyclohexylcarbamate



	Syn: URB-597
Notice 5773-2013	(u) (1-pentylindol-3-yl)-(2,2,3,3-tetramethylcyclopropyl)methanon Syn: UR-144
Notice 5773-2013	(v) (1-(5-fluoropentyl)-1H-indol-3-yl)(4-methyl-1-naphthalenyl)-methanone Syn: MAM-2201
Notice 5774-2014	(v1) 1-naphthalenyl(1-pentyl-1H-indazol-3-yl)-methanone Syn: THJ-018
Notice 5774-2014	(v2) N-1-naphthalenyl-1-pentyl-1H-indole-3-carboxamide Syn: MN-24, NNE1, NNEI
Notice 5774-2014	(v3) N-Benzyl-1-pentyl-1H-indole-3-carboxamide Syn: SDB-006
Notice 5773-2013	(w) (1-(5-fluoropentyl)-1H-indol-3-yl)(2,2,3,3-tetramethylcyclopropyl)methanone Syn: XLR-11
Notice 5773-2013	(x) 1-pentyl-3-(adamant-1-oyl)indole Syn: AB-001
Notice 5773-2013	(y) 4-iodo-2,5-dimethoxy-N-(2-methoxybenzyl)phenethylamine Syn: 25I-NBOMe
Notice 5774-2014	(z) PB-22 1-pentyl-1H-indole-3-carboxylic acid 8-quinolinyl ester Including structural derivatives of these substances. Syn: QUPIC
Notice 5774-2014	(a1) 5F-PB-22 1-(5-fluoropentyl)-1H-indole-3-carboxylic acid 8-quinolinyl ester
Notice 5774-2014	(a1-1) FDU-PB22 Naphthalen-1-yl 1-(4-fluorobenzyl)-1H-indole-3-carboxylate



Notice 5774-2014	(a1-2) NM-2201 Naphthalen-1-yl-(5-fluoropentyl)-1H-indole-3-carboxylate
Notice 5774-2014	(a1-3) FUB-PB22 quinolin-8-yl-1-(4-fluorobenzyl)-1H-indole-3-carboxylate
Notice 5774-2014	(a2) A-836,339 N-[3-(2-methoxy-ethyl)-4,5-dimethyl-1,3-thiazol-2-ylidene]-2,2,3,3-tetramethyl-cyclopropane-1-carboxamide
Notice 5774-2014	(a3) Nomifensine 2-methyl-4-phenyl-1,2,3,4-Tetrahydroisoquinolin-8-amine
Notice 5774-2014	(a4) AKB-48 1-pentyl-N-tricyclo[3.3.1.1 ^{3,7}]dec-1-yl-1H-indazole-3-carboxamide. Including structural derivatives of these substances. Syn: APINACA
Notice 5774-2014	(a5) 5-AKB-48 N-((3s,5s,7s)-adamantan-1-yl)-1-(5-fluoropentyl)-1H-indazole-3-carboxamide
Notice 5774-2014	(a6) MDMA methylene homolog 3-(1,3-benzenodioxol-5-yl)-N,2-dimethylpropan-1-amine
Notice 5774-2014	(a7) O-Desmethyltramadol 3-(2-((dimethylamino)methyl)-1-hydroxycyclohexyl)phenol Syn: O-DT ,O-DSMT and Krypton
Notice 5774-2014	(a8) BB-22 1-(cyclohexylmethyl)-1H-indole-3-carboxylic acid 8-quinolinyl ester Syn: QUCHIC
Notice 5774-2014	(a9) Indazole-carboxamide 1H-indazole-3-carboxamide Including structural derivatives of these substances.
Notice 5774-2014	(a10) Indole-carboxamide 1H-indole-3-carboxamide Including structural derivatives of these substances.
	(a11) AB-FUBINACA



Notice 5774-2014	N-[(1S)-1-(aminocarbonyl)-2-methylpropyl]-1-[(4-fluorophenyl)methyl]-1H-indazole-3-carboxamide
Notice 5774-2014	(a12) AB-PINACA (S)-N-(1-amino-3-methyl-1-oxobutan-2-yl)-1-pentyl-1H-indazole-3-carboxamide
Notice 5774-2014	(a13) ADB-FUBINACA N-(1-amino-3,3-dimethyl-1-oxobutan-2-yl)-1-(4-fluorobenzyl)-1H-indazole-3-carboxamide
Notice 5774-2014	(a14) ADBICA N-(1-amino-3,3-dimethyl-1-oxobutan-2-yl)-1-pentyl-1H-indole-3-carboxamide Including structural derivatives of these substances.
Notice 5774-2014	(a15) 5F-ADBICA N-(1-amino-3,3-dimethyl-1-oxobutan-2-yl)-1-(5-fluoropentyl)-1H-indole-3-carboxamide
Notice 5774-2014	(a16) AH-7921 3,4-dichloro-N-[(1-dimethylamino)cyclohexylmethyl] benzamide
Notice 5774-2014	(a17) JWH-213 (4-ethyl-1-naphthalenyl)(2-methyl-1-pentyl-1H-indole-3-yl)methanone
Notice 5774-2014	(a18) JWH-203 2-(2-chlorophenyl)-1-(1-pentylindole-3-yl)ethanone
Notice 5774-2014	(a19) 25B-NBOMe 2-(4-bromo-2,5-dimethoxyphenyl)-N-(2-methoxyphenyl)methyl]ethanamine
Notice 5774-2014	(a20) 25C-NBOMe 2-(4-chloro-2,5-dimethoxyphenyl)-N-(2-methoxybenzyl)ethanamine
Notice 5774-2014	(a21) 25H-NBOMe 2-(2,5-dimethoxyphenyl)-N-(2-methoxybenzyl)ethanamine
Notice 5774-2014	(a22) A-834,735 [1-(tetrahydro-2H-pyran-4-methyl)-1H-indol-3-yl]-(2,2,3,3-tetramethylcyclopropyl)methanone



Notice 5774-2014	(a23) CB-13 naphthalen-1-yl-(4-pentoxynaphthalen-1-yl) methanone Syn: SAB-378
Notice (No.2) 5775-2015	(a24) EG-018 naphthalen-1-yl(9-pentyl-9H-carbazol-3-yl)methanone
Notice 5774-2014	(a25) AB-CHMINACA N-(1-Amino-3-methyl-1-oxobutan-2-yl)-1-(cyclohexylmethyl)-1H-indazole-3-carboxamide
Notice (No.2) 5775-2015	(a27) 5F-AMB (S)-methyl 2-(1-(5-fluoropentyl)-1H-indazole-3-carboxamido)-3-methylbutanoate
(Amendment No.3) 5749-1989	14. The optic isomers, stereoisomers, esters and ethers of each of the substances specified in this article, unless expressly excluded.
(Amendment No.3) 5749-1989	15. (repealed).
	Part 2
	Article 1
	1. Acetorphanum O ³ -acetyl-7, 8 dihydro-7alpha-(1(R)-hydroxy-1-methylbutyl)- O ⁶ -methyl-6,14-endoethenomorphinum
Notice 5765-2004	1A. Acetyl-alpha-methylfentanyl N-[1-(a-methylphenetyl)-4-piperidyl] acetanilide
	2. Acetyldihydrocodeinum 3. Acetylmethadolum 3-acetoxy-6-dimethylamino-4,4-diphenylheptanum
Notice 5751-1991	3A. Alfentanil N-[1-[2-(4-ethyl-4,5-dihydro-5-oxo-1H-tetrazol-1-YL)ethyl]-4-(methoxymethyl)-4-piperidinyl]-N-phenylpropanamide monohydrochloride



	<p>4. Allylprodinum 3-allyl-1-methyl-4-phenyl-4-propionomypiperidinum</p> <p>5. Alphacetylmethadolum Alpha-3-acetoxy-6-dimethylamino-4,4-diphenylheptanum</p> <p>6. Alpha-3-ethyl-1-methyl-4-phenyl-4-propionoxypiperidinum</p> <p>7. Alphamethadolum Alpha-6-dimethylamino-4,4-diphenyl-3-heptanolum</p>
Notice 5765-2004	<p>7A. Alpha-methylfentanyl N-[1-(a-methylphenetyl)-4-piperidyl] propionanilide</p>
Notice 5765-2004	<p>7B. Alpha-methylthiofentanyl N-[1-[1-methyl-2-(2-thienyl) ethyl]-4-piperidyl] propionanilide</p>
	<p>8. Alphaprodinum Alpha-1,3-dimethyl-4-phenyl-4-propionoxypiperidinum</p> <p>9. Anileridinum ethylium 1-para-aminophenethyl-4-phenyl-piperidin-4-carboxylicum</p> <p>10. Benzethidinum ethylium 1-(2-benzyloxyethyl)-4-phenyl-piperidin-4-carboxylicum</p> <p>11. Benzyl-Morphinum 3-benzyloxy-6-hydroxy-N-methyl-4, 5-epoxy-morphinenum-(7)</p>
Notice 5765-2004	<p>12. Betacetylmethadolum Beta-3-acetoxy-6-dimethylamino-4,4-diphenylheptanum</p> <p>12A. Betaprodinum Beta-1,3-dimethyl-4-phenyl-4-propionoxypiperidinum</p>
Notice 5765-2004	<p>12B. Beta-hydroxyfentanyl</p>



Notice 5741-1981	<p>1-(β-hydroxyphenethyl)-4-piperidyl] propionanilide</p> <p>13. Betameprodinum Beta-3-ethyl-1-methyl-4-phenyl-4-propionoxypiperidinum</p> <p>14. Betamethadolum Beta-6-dimethylamino-4,4-diphenyl-3-heptanolum</p> <p>15. Bezitramidum 1-(3-cyano-3,3-diphenylpropyl)-4-(2-oxo-3-propionyl-1-benzimidazoliny)-piperidinum</p> <p>16. Bezitramidum 1-(3-cyano-3,3-diphenylpropyl)-4-(2-oxo-3-propionyl-1-benzimidazoliny)-piperidinum</p> <p>17. (repealed)</p> <p>18. Clonitazenum 2-para-chlorbenzyl-1-diethylaminoethyl-5-nitrobenzimidazolium</p>
Notice 5762-2002	<p>19. Cocainum 2-beta-carbomethoxy-3-beta-benzoxytropanum vel benzoyl-methylecgoninum</p> <p>20. Codeinum 3-methylmorphinum</p> <p>In accordance with the regulations enacted pursuant to section 40 of the Ordinance, excluding:</p> <ol style="list-style-type: none">1. Solid preparations containing not more than 0.1 grams of codeine per dose2. Liquid preparations containing codeine solutions up to a concentration of 2.5% inclusive
Notice 5765-2004	<p>21. Codoximum Dihydrocodeinon-6-carboxymethyloximum</p>



<p>Notice 5741-1981 Notice 5742-1982</p>	<p>21A. Poppy straw concentrate</p> <p>22. Desomorphinum Dihydrodeoxymorphinum</p> <p>23. Dextromoramidum (+)-4-(2-methyl-4-oxo-3,3-diphenyl-4-(1-pyrrolidinyl)-butyl) morpholinum</p> <p>23A. Dextropropoxyphene A-(+)-4-dimethylamino-1,2-diphenyl-3-methyl-2-butanol propionate Excluding: preparations containing up to 150mg. of this substance in which Dextropropoxyphene does not exceed 2.5% in undivided preparations, combined with other active ingredients that are not themselves and are manufactured in a way that does not enable the substance to be reproduced.</p> <p>24. Diampromidum N-((2-methylphenethylamino) propyl) propionanilidum</p> <p>25. Diethylthiambutenum 3-diethylamino-1,1-di-(2'-thienyl)-1-butenum</p>
<p>Notice 5741-1981</p>	<p>25A. Difenoxin 1-(3-cyano-3,3 diphenylpropyl)-4-phenylisonipectic acid</p> <p>26. Dihydrocodeinum</p>
<p>Notice 5762-2002</p>	<p>26A. Dihydroetorphine 7,8-dihydro-7-a-[1-(R)-hydroxy-1-methylbutyl]-6,14-endo-ethanotetrahydroorivapine</p> <p>27. Dihydromorphinum</p> <p>28. Dimenoxadolum 2-dimethylaminoethyl-1-ethoxy-1,1-diphenylacetate</p> <p>29. Dimepheptanolum 6-dimethylamino-4,4-diphenyl-3-heptanolum</p>



Notice 5741-1981	<p>30. Dimethylthiambutenum 3-dimethylamino-1,1-di-(2'-thienyl)-1-butenum</p> <p>31. Dioxaphetyl butyratum ethyl 4-morpholino-2,2-diphenylbutyratum</p> <p>32. Diphenoxylatum ethylum 1-(3-cyano-3,3-diphenylpropyl)-4-phenylpiperidin-4-carboxylicum</p> <p>Excluding:</p> <ol style="list-style-type: none">1. Solid preparations containing a combination of diphenoxylatum calculated to a base of no more than 2.5 milligrams per dose with atrophene sulfate of at least 0.025 milligrams per dose.2. Liquid preparations containing a solution of diphenoxylatum hydrochloride of not more than 2.5 milligrams calculated to a base and atrophene sulfate of at least 0.025 milligrams per cubic centimeter. <p>33. Dipipanonium 4,4-diphenyl-6-piperidin-3-heptanonum</p> <p>33A. Drotebanol 3,4-dimethoxy-17-methylmorphinan-6β, 14-diol</p> <p>34. Ecgonium acidum 3-hydroxy-2-tropancarboxylicum</p> <p>35. Ethylmethylthiambutenum 3-ethylmethylamino-1,1-di-(2'-thienyl)-1-butenum</p> <p>36. Ethylmorphinum 3-ethylmorphinum</p> <p>In accordance with the regulations enacted pursuant to section 40 of the Ordinance, excluding:</p> <ol style="list-style-type: none">1. Solid preparations containing no more than 0.1 grams of ethylmorphine per dose2. Liquid preparations containing ethylmorphine solutions up to a concentration of 2.5% inclusive <p>37. Etonitazenum</p>
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Notice 5741-1981	<p>(1-diethylaminoethyl-2-para-ethoxybenzyl-5-nitrobenzimidazolium)</p> <p>38. Etorphinum tetrahydro-7alpha (1-hydroxy-1-methylbutyl)-6,14-endoethno-oripavinum</p> <p>39. Etozeridinum ethylium 1-(2-(2-hydroxyethoxy) ethyl)-4-phenylpiperidin-4-carboxylicum</p> <p>40. Fentanylum 1-phenethyl-4-N-propionylanilinopiperidinum</p> <p>41. Furethidinum ethylium 1(2-tetrahydrofurfuryloxyethyl)-4-phenylpiperidin-4-carboxylicum</p> <p>42. Heroinum diacetylmorphinum</p> <p>43. Hydrocodonum dihydrocodeinonum excluding liquid preparations containing up to 0.03% hydrocodonum inclusive</p> <p>44. Hydromorphinolum 14-hydroxydihydromorphinum</p> <p>45. Hydromorphonum dihydromorphinonum</p> <p>46. Hydroxypethidinum ethylium 4-meta-hydroxyphenyl-1-methylpiperidin-4-carboxylicum</p> <p>47. Isomethadonum 6-dimethylamino-5-methyl-4,4-diphenyl-3-hexanonum</p> <p>48. Ketobemidonum 4-meta-hydroxyphenyl-1-methyl-4-propionylpiperidinum</p> <p>49. Levomethorphanum</p>
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	<p>(-)-3-methoxy-N-methylmorphinanum Excluding dextromethorphan</p> <p>50. Levomoramidum</p> <p>(-)-4-(2-methyl-4-oxo-3,3-diphenyl-4-(1-pyrrolidiny) butyl) morpholinum</p> <p>51. Levophenacymorphanum (-)-3-hydroxy-N-phenacymorphanum</p> <p>52. Levorphanolum (-)-3-hydroxy-N-methylmorphinanum</p> <p>53. Metazocinum 2'-hydroxy-2, 5, 9-trimethyl-6, 7-benzomorphanum</p> <p>54. Methadoni Intermediatum 4-cyano-2-dimethylamino-4,4-diphenylbutanum</p> <p>55. Methadonum 6-dimethylamino-4,4-diphenyl-3-heptanonum</p> <p>56. Methyl-desorphanum 6-methyl-delta 6-deoxymorphinum</p> <p>57. Methyl-dihydromorphinum 6-methyl-dihydromorphinum</p>
Notice 5765-2004	<p>57A. 3-methylfentanyl N-(3-methyl-1-phenetyl-4-piperidyl) propionanilide</p>
Notice 5765-2004	<p>57B. 3-methylthiofentanyl N-(3-methyl-1-[2-(2-thienyl) ethyl]-4-piperidyl) propionanilide</p> <p>58. Metoponum 5-methyl-dihydromorphinum</p> <p>59. Moramidi Intermediatum acidum 2-methyl-3-morpholino-1,1-diphenyl-propancarboxylicum</p>



Notice 5765-2004	<p>60. Morpheridinum ethylum 1-(2-morpholinoethyl)-4-phenyl-piperidin-4-carboxylicum</p> <p>61. Morphini methobromidum et alia Morphini Derivata cum Nitrogenio Pentavalente</p> <p>61A.MPPP 1-methyl-4-phenyl-4-piperidinol propionate (ester)</p> <p>62. Morphin-N-Oxium et alia Morphini Derivata cum Nitrogenio Pentavalente</p> <p>63. Morphinum 3,6-dihydroxy-N-methyl-4,5-epoxymorphinenum (7) Excluding preparations containing up to 0.2% morphine combined with other active ingredients (which are not themselves dangerous drugs) in such a way that the morphine cannot be reproduced.</p> <p>64.Myrophinum Myristylbenzylmorphinum</p> <p>65. Nicocodinum 6-nicotinylcodeinum</p> <p>66. Nicodicodinum 6-nicotinyldihydrocodeinum</p> <p>67. Nicomorphinum 3,6-dinicotinylmorphinum</p> <p>68. Noracymethadolum (±)-alpha-3-acetoxy-6-methylamino-4,4-diphenylheptanum</p> <p>69. Norcodeinum N-demethylcodeinum</p> <p>70. Norlevorphanolum (-)-3-hydroxymorphinanum</p> <p>71. Normethadonum</p>
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	<p>6-dimethylamino-4,4-diphenyl-3-hexanonum</p> <p>72. Normorphinum Demethylmorphinum</p> <p>73. Norpipanonium 4,4-diphenyl-6-piperidino-3-hexanonum</p> <p>74. Opii Extracta et Tincturae et Praeparata Excluding opium extracts, tinctures and preparations containing no more than 0.2% morphine.</p> <p>75. Medical Opium Excluding:</p> <ol style="list-style-type: none">1. Opium powder containing ipecacuanha ("Dover's Powder") according to the following combination: opium powder 10% ipecacuanha powder 10% powder of inactive ingredients 80%2. Preparations containing up to 0.2% morphine combined with other active ingredients (which are not themselves dangerous drugs) in such a way that the morphine cannot be reproduced. <p>76. Oxycodonum 14-hydroxydihydrocodeinonum</p> <p>77. Oxymorphonum 14-hydroxydihydromorphonum</p> <p>78. Papaveris Somniferi Extracta et Tincturae Praeparata Excluding papaveris somniferi extracts, tinctures and preparations containing no more than 0.2% morphine</p>
Notice 5765-2004	<p>78A. Para-fluorofentanyl 4-fluoro-N-(1-phenethyl-4-piperedyl) propionanilide</p>
Notice 5765-2004	<p>78B. PEPAP 1-phenethyl-4-phenyl-4-piperidinol acetate (ester)</p>
	<p>79. Pethidini Intermediatum - A 4-cyano-1-methyl-4-phenylpiperidinum</p>



	<p>80. Pethidini Intermediatum - B ethylum 4-phenylpiperidin-4-carboxylicum</p> <p>81. Pethidini Intermediatum - C acidum 1-methyl-4-phenylpiperidin-4-carboxylicum</p> <p>82. Pethidinum ethylum 1-methyl-4-phenylpiperidin-4-carboxylicum</p> <p>83. Phenadoxonum 6-morpholino-4,4-diphenyl-3-heptanonum</p> <p>84. Phenampromidum N-(1-methyl-2-piperidinoethyl) propionanilidum</p> <p>85. Phenazocinum 2'-hydroxy-5,9-dimethyl-2-phenethyl-6,7-benzomorphanum</p> <p>86. Phenomorphanum 3-hydroxy-N-phenethylmorphinanum</p> <p>87. Phenoperidinum ethylum 1-(3-hydroxy-3-phenylpropyl)-4-phenylpiperidin-4-carboxylicum</p> <p>88. Pholcodinum Morpholinylethylmorphinum Excluding: 1. Solid preparations combined with other active ingredients (which are not themselves dangerous drugs) containing no more than 0.1 grams of pholcodine per dose 2. Liquid preparations containing a pholcodine solution of up to a concentration of 2.5% inclusive</p> <p>89. Piminodinum ethylum 4-phenyl-1-(3-phenylaminopropyl) piperidin-4-carboxylicum</p> <p>90. Piritramidum Acidum 1-(3-cyano-3,3-diphenylpropyl)-4-(1-piperidino)</p>
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	<p>piperidin-4-carboxylicum amidum</p> <p>91. Proheptazinum 1,3-dimethyl-4-phenyl-4-propionoxyazacycloheptanum</p> <p>92. Properidinum isopropylum 1-methyl-4-phenylpiperidin-4-carboxylicum</p> <p>93. Propiramum N-(1-methyl-2-piperidinoethyl)-N-2-pyridylpropionamidum</p> <p>94. Racemethorphanum (±)-3-methoxy-N-methylmorphinanum</p> <p>95. Racemoramidum (±)-4-(2-methyl-4-oxo-3,3-diphenyl-4-(1-pyrrolidinyl)butyl) morpholinum</p> <p>96. Racemorphanum (±)-3-hydroxy-N-methylmorphinanum</p>
Notice 5741-1981	<p>96A. Sufentanil N-[4-(methoxymethyl)-1-[2-(2-thienyl)ethyl]propionanilide</p>
Notice 5763-2002	<p>96A1. Remifentanil 1-(2-methoxycarbonyl-ethyl)-4-(phenylpropionylamino)-piperidine-4-carboxylic acid methyl ester</p>
Notice 5774-2014	<p>96A2. Ocfentanil N-(2-fluorophenyl)-2-methoxy-N-[1-(2-phenylethyl)piperidin-4-yl]acetamide</p> <p>97. THEBACONUM Acetyldihydrocodeinonum</p> <p>98. THEBAINUM</p>



Notice 5741-1981	98A. TILIDINE (±)-ethyl <i>trans</i> -2-(dimethylamino)-1-phenyl-3-cyclohexene-1-carboxylate
Notice 5765-2004	98B. Thiofentanyl N-[1-[2-(thienyl) ethyl]-4-piperidyl] propionanilide
Notice (No.2) 5775-2015	98C. Acetylfentanyl N-(1-Phenethylpiperidin-4-yl)-N-phenylacetamide Syn: Desmethyl fentanyl
(Amendment No.3) 5749-1989	99. TRIMEPERIDINUM 1,2,5-trimethyl-4-phenyl-4-propionoxypiperidinum
(Amendment No.3) 5749-1989	100. The optic isomers, stereoisomers, esters and ethers of each of the substances specified in this Article, unless expressly excluded.
Notice 5741-1981	101 (repealed)
Notice 5741-1981	102. (repealed)
Notice 5741-1981	103. (repealed)
Notice 5738-1978	104. Drotebanol 3,4-dimethoxy-17-methylmorphinan-6β,14-diol
Notice 5774-2014	105. Tapentadole 3-[(1R,2R)-3-(dimethylamino)-1-ethyl-2-methylpropyl]phenol Hydrochloride
Notice 5774-2014	106. Mitragynine methyl(E)-2-[(2S,3S,12bS)-3-ethyl-8-methoxy-1,2,3,4,6,7,12,12b-octahydroindolo[2,3-a]quinolizin-2-yl]-3-methoxyprop-2-enoate
Notice 5774-2014	107. 7-Hydroxymitragynine methyl (E)-2-[(2S,3S,7aS,12bS)-3-ethyl-7a-hydroxy-8-methoxy-2,3,4,6,7,12b-hexahydro-1H-indolo[2,3-a]quinolizin-2-yl]-3-methoxyprop-2-enoate
Notice (No.2) 5775-2015	108. Ethylphenidate ethyl 2-phenyl-2-piperidin-2-ylacetate Syn: Ritalinic acid ethyl ester



Notice (No.2) 5775-2015	109. x,y-Dichloromethylphenicate Methyl (2R)-2-(X,Y-dichlorophenyl)-2-[(2R)-piperidin-2-yl]acetate x and y in any of the positions 2,3,4,5,6
Notice (No.2) 5775-2015	110. Ibogaine 12-Methoxyibogamine
	Article 2
Notice 5770-2010 Notice 5773-2013	1. AMPHETAMINUM (-)-2-amino-1-phenylpropanum including the isomers and structural derivatives of this substance, unless expressly excluded
Notice 5765-2004	1C. Amineptine (7-[(10,11-dihydro-5H-dibenzo [a,d] cyclohepten-5-yl) amino] hetanoic acid)
	2. DEXAMPHETAMINUM (+)-2-aminol-1-phenyl propanum
	2A. MECLOQUALONE 3-(O-chlorophenyl)-2-methyl-4-(3H) quinazolinone
Notice 5770-2010 Notice 5773-2013	3. METHAMPHETAMINUM (+)-2-methylamino-1-phenylpropanum including the isomers and structural derivatives of this substance, unless expressly excluded
	3A. METHAQUALONE 2-methyl-3-O-tolyl-4-(3H) quinazoline
	4. METHYLPHENIDATUM methylium 2-phenyl-2-(2-piperidyl)-aceticum
	5. PHENCYCLIDINUM 1-(1-phenylcyclohexyl) piperidinum
	6. PHENMETRAZINUM



	3-methyl-2-phenylmorpholinum
Notice 5751-1991	6A. FENETYLLINE DL-3,7-Dihydro-1,3-Dimethyl-7-[2-[(1-Methyl-2-Phenylethyl) Amino] Ethyl]-1H-Purine-2,6-Dione
Notice 5751-1991	6B.SECOBARBITAL 5-Allyl-5-(1-Methylbutyl) Barbituric Acid
Notice 5765-2004	6C. Levamfetamine (-)-(R)-1-methylphenethylamine
Notice 5765-2004	6D. Levomethamphetamine (-)-N,a-dimethylphenethylamine
Notice 5765-2004	6E. Metamfetamine Racemate (±)-N,a-dimethylphenethylamine
Notice 5765-2004	6F Zipeprol a-(a-methoxybenzyl)-4-(β-methoxyphenethyl)-1-piperazineethanol
(Amendment No.3) 5749-1989	7. The optic isomers, stereoisomers, esters and ethers of each of the substances specified in this Article, unless expressly excluded.
(Amendment No.3) 5749-1989	8. (repealed).
	Article 3
	1.AMOBARBITALUM
	acidum 5-ethyl-5-(3-methylbutyl)-barbituricum excluding : 1. Solid products, for internal use, containing up to 0.03 grams of amobarbital per dose and combined with other active ingredients (which are not dangerous drugs) 2. Suppositories with amobarbital of up to 0.1 grams per dose, whether or not combined with other active ingredients (which are not dangerous drugs)
Notice 5754-1993	1A.BUPRENORPHINE 21-cyclopropyl-7-a[(s)-1-hydroxy v 1,2,2, - trimethylpropyl]-6,14 endo-ethano-6,7,8,14-



	tetrahydrooripavine
Notice 5754-1993	1B. BUTALBITAL 5-allyl-5-isobutylbarbituric acid
Notice 5765-2004	1C. Cathine (+)-(S)-a-[(S)-1-aminoethyl] benzyl alcohol Apart from plant leaves in their natural form designated for chewing
	2. CYCLOBARBITALUM acidum 5-(1-cyclohexen-1-yl)-5-ethylbarbituricum
Notice 5764-2003	2A. GHB γ -hydroxybutiric acid
Notice 5768-2007	2B. Diethylcathinone 2-(diethylamino)-1-phenylpropan-1-one Syn: Amfepramone, N,N'-Diethylcathinone Diethylpropion
	3. GLUTETHIMIDUM 2-ethyl-2-phenyl-glutarimidum
Notice 5758-1998	3A. FLUNITRAZEPAM 5-(ofluorophenyl)-1,3-dihydro-1-methyl-7-nitro-2H-1,4-benzodiazepin-2-one
Notice 5751-1991 Notice 5758-1998	3B. PENTAZOCINE 1,2,3,4,5,6-Hexahydro-6, 11-Dimethyl-3-(3-Methyl-2-Butenyl)-2,6-Methano-3-Benzazocin-8-OL
	4. PENTOBARBITALUM acidum 5-ethyl-5-(1-methylbutyl)-barbituricum excluding: 1. Solid products, for internal use, with pentobarbital of up to 0.03 grams per dose combined with other active ingredients (that are not dangerous drugs). 2. Suppositories with pentobarbital of up to 0.1 grams per dose, whether or not combined with other active ingredients (which are not dangerous drugs).



<p>Notice 5751-1991</p>	<p>5. (repealed)</p>																																												
<p>(Amendment No.3) 5749-1989</p>	<p>6. The optic isomers, stereoisomers, esters and ethers of each of the substances specified in this Article, unless expressly excluded.</p>																																												
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<p>Notice (No.2) 5754-1993</p>	<p>Article 4 (repealed)</p>																																												
<p>(Amendment No.1) 5739-1979</p>	<p style="text-align: center;">Second Schedule (Sections 31(3) and 41)</p>																																												
<p>(Amendment No.3) 5749-1989</p>	<p>In this Schedule – "net gram" - net weight of the dangerous drug within the overall weight of the preparation, combination, mixture or solution.</p>																																												
<p>(Amendment No.3) 5749-1989</p>	<p>"cannabis", "cannabis resin" and "opium" - as defined in the First Schedule.</p>																																												
<p>Notice 5741-1981</p>	<table border="0" style="width: 100%;"> <thead> <tr> <th style="text-align: left;">Item in First Schedule</th> <th style="text-align: left;">Dangerous Drug</th> <th style="text-align: left;">Quantity</th> </tr> </thead> <tbody> <tr> <td colspan="3">Part 1 -</td> </tr> <tr> <td colspan="3">Article 1:</td> </tr> <tr> <td>1</td> <td>cannabis</td> <td>15 grams</td> </tr> <tr> <td>2</td> <td>cannabis resin</td> <td>15 grams</td> </tr> <tr> <td>4</td> <td>opium</td> <td>2 grams</td> </tr> <tr> <td colspan="3">Article 2</td> </tr> <tr> <td>1</td> <td>LSD</td> <td>Any 3 units traded</td> </tr> <tr> <td colspan="3">Part 2 –</td> </tr> <tr> <td colspan="3">Article 1</td> </tr> <tr> <td>19</td> <td>cocaine</td> <td>0.3 grams</td> </tr> <tr> <td>42</td> <td>heroin</td> <td>0.3 grams</td> </tr> <tr> <td>55</td> <td>methadone</td> <td>0.15 net grams</td> </tr> <tr> <td>63</td> <td>morphine</td> <td>0.3 net</td> </tr> </tbody> </table>			Item in First Schedule	Dangerous Drug	Quantity	Part 1 -			Article 1:			1	cannabis	15 grams	2	cannabis resin	15 grams	4	opium	2 grams	Article 2			1	LSD	Any 3 units traded	Part 2 –			Article 1			19	cocaine	0.3 grams	42	heroin	0.3 grams	55	methadone	0.15 net grams	63	morphine	0.3 net
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	74	opium tincture	grams 0.3 grams of morphine content
	82	pethadine	1 net gram
	Article 2		
	1	amphetamine	0.2 net grams
	2	dexamphetamine	0.2 net grams
	3	methamphetamine	0.2 net grams
		Ya'akov S Shapira Minister of Justice	
		Comparison Table	