

January 19, 2016

MEMORANDUM to -

The Deputy Commissioners, IG and AOCG Chief, AMO All District/Subport Collectors All Deputy Collectors for Operations & Assessment Chiefs, Export Divisions & FED/Equivalent Units And Others Concerned

SUBJECT: DOH Administrative Order No. 2015-0038 RE: Household/Urban Hazardous Substances

Attached is the letter of OIC-Director General Maria Lourdes C. Santiago, Food and Drug Administration endorsing a copy of DOH Administrative Order No. 2015-0038 entitled:

"Removing the Requirements of Licensing as Importers, Exporters, Manufacturers, Toll Manufacturers, Wholesalers, Distributors, Retailers, or Repackers of Those Engaged in Certain Household/Urban Hazardous Substances, and from the Requirement of Prior Registration and/or Notification of Said Products."

Please be informed that this DOH Administrative Order was disseminated through CMC 175-2015 dated December 9, 2015.

For your information and guidance.

ALBERTO D. LINA

Commissioner





Republic of the Philippines Department of Health FOOD AND DRUG ADMINISTRATION

21 December 2015

HON. ALBERTO D. LINA Commissioner Bureau of Customs OCOM Bldg., Port of Manila OFFICE OF THE CL IMISSICIA.

BUREAU OF CUSTOMS

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DATE: TIME: 12-07

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DATE: TIME: 12-07

BY: JAM 2016

Dear Commissioner Lina:

Greetings!

This is to reiterate the implementation of DOH Administrative Order No. 2015-0038 dated 8 September 2015 on the subject, "Removing the Requirements of Licensing as Importers, Exporters, Manufacturers, Wholesalers, Distributors, Retailers or Repackers of those Engaged in Certain Household/Urban Hazardous Substances, and from the Requirement of Prior Registration and/or Notification of Said Products" dated 8 September 2015.

Please be informed that as per said AO, Household Urban/Hazardous Substances "Manufacturers, Importers, Exporters, Wholesalers, Distributors, Retailers and the like shall not be required to secure License to Operate, or undergo product registration and/or notification by the FDA before they can engage in the aforementioned activity." Likewise, they "... shall not anymore require prior FDA approval and clearances."

Attached is the copy of the DOH Administrative Order No. 2015-0038 for your reference.

Thank you for your usual support on matters of mutual concern.

Very truly yours,

MARIA LOURDES C., SANTIAGO, RPh, MSc, MM

OIC, Director General

Food and Drug Administration

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ADMINISTRATIVE ORDER No. 2015 - (s. 2015) 0038

SUBJECT

REMOVING THE REQUIREMENTS OF LICENSING AS IMPORTERS, EXPORTERS, MANUFACTURERS, TOLL MANUFACTURERS, WHOLESALERS, DISTRIBUTORS, RETAILERS, OR RE-PACKERS OF THOSE ENGAGED IN CERTAIN HOUSEHOLD/URBAN HAZARDOUS SUBSTANCES, AND FROM THE REQUIREMENT OF PRIOR REGISTRATION AND/OR NOTIFICATION OF SAID PRODUCTS

I. BACKGROUND AND RATIONALE

Administrative Order No. 312 (s. 1977) declared certain items as hazardous pursuant to Section 2, par. 1 of Presidential Decree No. (PD) 881 (s. 1976), in relation to Section 2, par. 2 thereof, and in light of existing pieces of evidence then. FDA Memorandum Circular No. 2013-045 (s. 2013) added certain items on the list of hazardous substances.

In view of the minimal risk and hazard posed to the health and safety of the people and based on standards being practiced and followed by foreign regulatory institutions on household hazardous items falling within the jurisdiction of their local FDA, the requirements of license to operate and product registration or notification shall not be imposed on the importation, exportation, manufacture, sale, distribution, retail and related activities on certain household/urban hazardous substances. However, importers, exporters, manufacturers, toll manufacturers, wholesalers, distributors, retailers, or re-packers are not exempted from certain regulatory actions of the FDA, particularly on post-marketing surveillance, monitoring and compliance.

II. OBJECTIVES

To remove the requirements of licensing as importers, exporters, manufacturers, toll manufacturers, wholesalers, distributors, retailers, or re-packers of those engage in certain household/urban hazardous substances, and from the requirement of prior registration and/or notification of said products, to facilitate the process considering that said items pose minimal risk and hazard to the health and safety of the people, as well as to enable the FDA to focus its time and resources in regulating food, drugs and goods that have higher impact on the health and well-being of the Filipinos.

Page 1 of 4



III. SCOPE AND APPLICATION

This Administrative Order applies to the public in general and to the entities and products regulated by the Food and Drug Administration based on previous issuances from the Secretary of Health, the Director General of the Food and Drug Administration, or its Center for Cosmetic Regulation and Research, the Center tasked to regulate household hazardous substances

IV. GENERAL PROVISIONS

The requirement of licensing as importers, exporters, manufacturers, toll manufacturers, wholesalers, distributors, retailers, or re-packers of those engage in certain household/urban hazardous substances, and from the requirement of prior registration and/or notification shall <u>not</u> be required of the following products prior to their importation, exportation, manufacture, sale, distribution, retail, promotion, and offer for sale:

- 1. Educational set and miscellaneous chemistry set;
- 2. Stationeries/art paper (colored and or scented);
- 3. Polishes and Waxes (metal polish, wood polish, shoe polish);
- 4. Bleaches;
- 5. Cleaners;
- 6. Disinfectant sprays;
- 7. Detergents (bar, liquid and powder)
- 8. Dishwashing (liquid and paste);
- 9. Glues/Paste;
- 10. Fabric (dyes, softeners, conditioners):
- 11. Adhesives;
- 12. Room freshener/air fresheners and deodorizer;
- 13. Paints, lacquers, varnish; and
- 14. Solvent paint, lacquer thinner, mineral spirits.

V. SPECIFIC PROVISIONS

The manufacture, importation, exportation, distribution, sale, offer for sale, transfer, promotion, advertisement, sponsorship of, and/or, where appropriate, the use and testing of such substances, shall <u>not</u> anymore require prior FDA approval and clearances. Manufacturers, importers, exporters, wholesalers, distributors, retailers, and the like shall <u>not</u> anymore be required to secure License to Operate, or undergo product registration and/or notification by the FDA before they can engage in the aforementioned activities.

However, manufacturers, importers, exporters, wholesalers, distributors, retailers, and the like shall strictly comply with the standards set by pertinent laws or rules and regulations on said household/urban hazardous substances. The FDA shall vigorously conduct post-marketing surveillance on all importers, exporters, manufacturers, toll manufacturers, wholesalers, distributors, retailers, re-packers and the like who are engaged on these products and strictly enforce the pertinent standards and penalties.

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Further, pursuant to Republic Act No. (RA) 3720, as amended by RA 9711, and its IRR, the Director-General has the right to:

- (a) Issue cease and desist orders *motu proprio* or upon verified complaint against health products not compliant with pertinent standards, whether or not said health are registered with FDA;
- (b) After due process, order the ban, recall, and/or withdrawal of any of the aforementioned health products found to have caused the death, serious illness, or serious injury to a consumer or patient, or is found to be immediately injurious, unsafe, dangerous, or grossly deceptive;
- (c) Issue orders of seizure, or to seize and hold in custody any of the aforesaid health products/substances that are adulterated, counterfeited or misbranded,
- (d) Impose administrative sanctions on the erring persons or entities; and
- (e) Take other legal measures to protect the health and safety of the public pursuant to RA 9711.

The, FDA, with the approval of the Secretary of Health, may require prior FDA registration and/or approval before engaging in their manufacture, importation, exportation, distribution, sale, offer for sale, transfer, promotion, advertisement, sponsorship of, and/or, where appropriate, the use and testing of such substances, at any time when threat to public health and safety is imminent.

VI. REPEALING CLAUSE

This Order effectively amends AO No. 312 (s. 1977) and FDA Memorandum Circular No. 2013-045 (s. 2013). The provisions of previous Orders and other related issuances inconsistent with or contrary to the provisions of this Administrative Order are hereby revised, modified, repealed or rescinded accordingly. All provisions of existing issuances which are not affected by this Order shall remain valid and effective.

VII. IMPLEMENTATION

When necessary, the FDA may issue rules or guidelines consistent with this Order to further clarify the provisions of this Order and to facilitate its implementation.

A copy of this A.O. shall be furnished to the Bureau of Customs to ensure that exporters and importers of the items specified in this A.O. shall not be required anymore of License to Operate and/or product registration/notification.

VIII. EFFECTIVITY

Page 3 of 4

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MASTER COPY

This order shall take effect immediately.

JANETTE LORETO-GARIN, MD, MBA-H
Secretary of Health