Cap. 549

Chinese Medicine Ordinance

(Cap. 549)

Contents

| Section | | Page |
|---------|---|------|
| | Part I Preliminary | |
| 1. | Short title and commencement | 1-2 |
| 2. | Interpretation | 1-2 |
| | Part II The Chinese Medicine Council of Hong Kong | |
| 3. | Establishment of Council | 2-2 |
| 4. | Composition of Council | 2-2 |
| 5. | Terms of appointment of members | 2-2 |
| 6. | Replacement members | 2-4 |
| 7. | Vacation of office | 2-4 |
| 8. | Temporary members | 2-6 |
| 9. | Disqualification | 2-6 |
| 10. | Council secretary and legal adviser | 2-8 |
| 11. | Functions of council | 2-8 |

| Section | | Page |
|---------|--|------|
| | Part III The Chinese Medicine Practitioners Board and the Chinese Medicines Board | |
| 12. | Establishment of boards | 3-2 |
| 13. | Composition of Practitioners Board | 3-2 |
| 14. | Composition of Medicines Board | 3-2 |
| 15. | Appointment to boards | 3-4 |
| 16. | Terms of appointment of members | 3-4 |
| 17. | Replacement members | 3-6 |
| 18. | Vacation of office | 3-6 |
| 19. | Temporary members | 3-8 |
| 20. | Disqualification | 3-8 |
| 21. | Cessation of membership | 3-8 |
| 22. | Continuation of membership | 3-10 |
| 23. | Board secretary and legal adviser | 3-10 |
| 24. | Functions of boards | 3-10 |
| | Part IV Committees of the Chinese Medicine Practitioners Board and the Chinese Medicines Board | |
| 25. | Committees of boards to be set up | 4-2 |
| 26. | Registration Committee | 4-2 |
| 27. | Examination Committee | 4-4 |

| Section | | Page |
|---------|--|------|
| 28. | Disciplinary Committee of Chinese Medicine Practitioners | 4-4 |
| 29. | Chinese Medicines Committee | 4-4 |
| 30. | Chinese Medicines Traders Committee | 4-6 |
| 31. | Regulatory Committee of Chinese Medicines Traders | 4-6 |
| 32. | Provisions applicable to Disciplinary Committee of Chinese Medicine Practitioners and Regulatory Committee of Chinese Medicines Traders | 4-8 |
| 33. | Terms of appointment to committees under this Part | 4-12 |
| 34. | Replacement members | 4-12 |
| 35. | Vacation of office | 4-12 |
| 36. | Temporary members | 4-14 |
| 37. | Disqualification | 4-14 |
| 38. | Cessation of membership | 4-16 |
| | Part V Miscellaneous Committees | |
| | | |
| 39. | Establishment of committees | 5-2 |
| 40. | Appointment to committees | 5-2 |
| 41. | Chairmen of committees | 5-2 |
| 42. | Legal adviser to committees | 5-4 |
| 43. | Dissolution of committees | 5-4 |

| Section | | Page |
|---------|--|------|
| 44. | Application of provisions | 5-4 |
| | Part VI | |
| | Meetings | |
| 45. | Meetings | 6-2 |
| 46. | Validity of proceedings | 6-2 |
| 47. | Questions to be decided by majority | 6-2 |
| 48. | Transaction of business by circulation of papers | 6-4 |
| 49. | Standing orders relating to meetings | 6-4 |
| 50. | Application of Part VII of Interpretation and General Clauses Ordinance | 6-6 |
| | Part VII Registration of Chinese Medicine Practitioners | |
| | Register | |
| 51. | Registrar | 7-2 |
| 52. | Register | 7-2 |
| 53. | Publication of Register and evidence of registration, etc. | 7-2 |
| 54. | Alterations to Register | 7-4 |
| 55. | Powers of Practitioners Board to direct or order alterations to Register | 7-4 |
| 56. | Powers of Practitioners Board to order removal of names from Register | 7-4 |

| Section | | Page |
|---------|---|------|
| 57. | Service of notice and order of removal from Register | 7-6 |
| 58. | Restoration to Register | 7-6 |
| | Licensing Examination | |
| 59. | Practitioners Board to set and conduct Licensing Examination | 7-10 |
| 60. | Practitioners Board to determine syllabus, etc. | 7-10 |
| 61. | Eligibility for undertaking Licensing Examination | 7-10 |
| 62. | Notification and review, etc. of results of Licensing Examination | 7-12 |
| 63. | Certificate of passing Licensing Examination | 7-12 |
| 64. | Restriction on number of attempts | 7-14 |
| 65. | Fees payable in respect of Licensing Examination | 7-14 |
| 66. | Review of decision in relation to Licensing Examination | 7-14 |
| | Registration | |
| 67. | Qualifications for registration under section 69 | 7-16 |
| 68. | Application for registration | 7-16 |
| 69. | Registration | 7-18 |
| 70. | Refusal of application for registration | 7-18 |

| Section | | Page |
|---------|---|------|
| 71. | Cases involving previous conviction and professional misconduct | 7-20 |
| 72. | Certificate of registration | 7-20 |
| 73. | Certificate verifying registration and certificate of standing | 7-22 |
| 74. | Title of registered Chinese medicine practitioners | 7-22 |
| 75. | Privileges of registered and listed Chinese medicine practitioners | 7-24 |
| | Practising Certificate | |
| 76. | Registered Chinese medicine practitioner not to practise without practising certificate | 7-26 |
| 77. | Cases involving previous convictions and professional misconduct | 7-28 |
| 78. | Currency of a practising certificate | 7-30 |
| 79. | Obligations of practising certificate holders | 7-30 |
| 80. | Deeming provision in relation to practising certificate | 7-30 |
| 81. | Recovery of fees for practising certificates | 7-32 |
| 82. | Continuing education in Chinese medicine | 7-32 |
| | Part VIII | |
| | Limited Registration | |
| 83. | Limited registration | 8-2 |
| 84. | Application for limited registration | 8-2 |

Chinese Medicine Ordinance

T-14 Cap. 549

| Section | | Page |
|---------|--|------|
| 85. | Approval of limited registration | 8-4 |
| 86. | Limits of limited registration | 8-6 |
| 87. | Certificate of limited registration | 8-6 |
| 88. | Refusal of application for limited registration | 8-6 |
| 89. | Provisions relating to renewal of limited registration | 8-8 |
| | Part IX | |
| | Transitional Arrangements for Chinese Medicine Practitioners | |
| 90. | List maintained by Practitioners Board | 9-2 |
| 91. | Removal from the list | 9-6 |
| 92. | Alternative qualifying requirements | 9-6 |
| 93. | Exemptions from Licensing Examination | 9-8 |
| 94. | Registration assessment | 9-8 |
| 95. | Requirement to undertake Licensing Examination | 9-10 |
| 96. | Notification and review, etc. | 9-10 |
| | Part X | |
| | Appeals, Disciplinary Powers and Inquiries | |
| 97. | Appeals | 10-2 |
| 98. | Disciplinary powers of Practitioners Board | 10-2 |
| 99. | Meetings of Practitioners Board for purpose of an inquiry | 10-8 |

| Section | | Page |
|---------|---|-------|
| 100. | Powers of Practitioners Board in regard to obtaining of evidence and conduct at proceedings | 10-8 |
| 101. | Appearance of counsel, etc. | 10-10 |
| 102. | Service of orders made by Practitioners Board | 10-10 |
| 103. | Appeals against orders of Practitioners Board | 10-12 |
| 104. | Publication of orders | 10-12 |
| | Part XI Offences | |
| 105. | Penalty for failure to give evidence | 11-2 |
| 106. | Penalty for not complying with an order regarding non-disclosure of information | 11-2 |
| 107. | Fraudulent registration, etc. | 11-2 |
| 108. | Unlawful use of title, etc. and practise without registration | 11-4 |
| | Part XII Licensing of Chinese Herbal Medicines Traders | |
| 109. | Restriction on sale, etc. of Schedule 1 medicines | 12-2 |
| 110. | Possession of Schedule 1 medicines | 12-2 |
| 111. | Restriction on sale, etc. of Schedule 2 medicines | 12-4 |
| 112. | Application of Schedules 1 and 2 | 12-4 |

| Section | | Page |
|---------|--|-------|
| 113. | Amendment of Schedules 1 and 2 | 12-6 |
| 114. | Licensing of retailers in Chinese herbal medicines | 12-6 |
| 115. | Licensing of wholesale dealers in Chinese herbal medicines | 12-8 |
| 116. | Duration and renewal of licences | 12-8 |
| 117. | Certified copy of licences | 12-10 |
| 118. | Provision for transitional licensing of Chinese herbal medicines traders | 12-10 |
| | Part XIII Registration of Proprietary Chinese Medicines | |
| 119. | Proprietary Chinese medicines to be registered | 13-2 |
| 120. | Application for registration of proprietary Chinese medicines to be made by manufacturers, importers, etc. | 13-2 |
| 121. | Registration of proprietary Chinese medicines | 13-4 |
| 122. | Factors relevant to determination of application for registration | 13-6 |
| 123. | Duration and renewal of registration | 13-8 |
| 124. | Variation of registered particulars of registered proprietary Chinese medicines | 13-10 |
| 125. | De-registration of proprietary Chinese medicines | 13-12 |

| Section | | Page |
|---------|---|-------|
| 126. | Publication of registered proprietary Chinese medicines | 13-14 |
| 127. | Certified copy of certificate of registration | 13-14 |
| 128. | Provision for transitional registration of proprietary Chinese medicines | 13-14 |
| 129. | Clinical trials and medicinal tests | 13-18 |
| 130. | Certificate of sale of proprietary Chinese medicines | 13-18 |
| | Part XIV | |
| | Licensing of Proprietary Chinese Medicines Traders | |
| | Hauers | |
| 131. | Restriction on manufacture of proprietary Chinese medicines | 14-2 |
| 132. | Licensing of manufacturers | 14-2 |
| 133. | Certificate for manufacturer | 14-4 |
| 134. | Restriction on sale, etc. of proprietary Chinese medicines | 14-4 |
| 135. | Licensing of wholesale dealers in proprietary Chinese medicines | 14-6 |
| 136. | Duration and renewal of licences | 14-6 |
| 137. | Certified copy of licences, etc. | 14-8 |
| 138. | Provision for transitional licensing of proprietary Chinese medicines traders | 14-8 |
| | Part XIVA | |
| | Chinese Medicine Safety Order | |

| Section | | Page |
|---------|---|--------|
| | Division 1—Preliminary | |
| 138A. | Interpretation | 14A-2 |
| | Division 2—Making of Chinese Medicine Safety Order | |
| 138B. | Chinese medicine safety order | 14A-2 |
| 138C. | Grounds for prohibiting sale | 14A-4 |
| 138D. | Grounds for directing recall | 14A-6 |
| 138E. | Form of Chinese medicine safety order | 14A-8 |
| 138F. | Person bound by Chinese medicine safety order | 14A-10 |
| | Division 3—Variation or Revocation of Chinese Medicine Safety Order | |
| 138G. | Interpretation of Division 3 | 14A-10 |
| 138H. | Variation of Chinese medicine safety order | 14A-10 |
| 138I. | Revocation of Chinese medicine safety order | 14A-12 |
| | Division 4—Offence Relating to Chinese Medicine Safety Order | |
| 138J. | Interpretation of Division 4 | 14A-12 |
| 138K. | Non-compliance is an offence | 14A-14 |
| 138L. | Defence | 14A-14 |
| | Part XV Review, Appeal, Proceedings and Offences, etc. | |
| 139. | Powers to suspend, revoke, etc. licences | 15-2 |

Chinese Medicine Ordinance

T-24 Cap. 549

| Section | | Page |
|---------|--|-------|
| 140. | Review of decisions | 15-6 |
| 141. | Right of appeal to Court of First Instance | 15-6 |
| 142. | Chinese herbal medicines to be labelled | 15-8 |
| 143. | Proprietary Chinese medicines to be labelled | 15-8 |
| 144. | Package inserts for proprietary Chinese medicines | 15-8 |
| 145. | Change of address of premises, etc. | 15-10 |
| 146. | Inspection and enforcement of Ordinance | 15-10 |
| 147. | Power of entry and search in relation to domestic premises | 15-14 |
| 148. | Protection of informers | 15-16 |
| 149. | Protection of public officers | 15-18 |
| 150. | Liability for acts of servants | 15-18 |
| 151. | Commencement of proceedings | 15-18 |
| 152. | Forfeiture | 15-20 |
| 153. | Provision of information | 15-20 |
| 154. | Disclosure of confidential information obtained officially | 15-22 |
| 155. | Offences and penalty | 15-22 |
| 156. | Defence | 15-24 |

Part XVI Delegations, Exemptions and Regulations, etc.

| Section | | Page |
|--|--|-------|
| 157. | Delegations | 16-2 |
| 158. | Exemptions | 16-2 |
| 159. | Service of notices and orders | 16-8 |
| 160. | Fees not repayable | 16-10 |
| 161. | Regulations | 16-10 |
| Consequential Amendments | | |
| 162-163. | (Omitted as spent) | 16-20 |
| Medical Registration Ordinance | | |
| 164. | Unlawful use of title etc. and practice without registration | 16-22 |
| 165. | Section substituted | 16-22 |
| 166. | (Omitted as spent) | 16-26 |
| Undesirable Medical Advertisements Ordinance | | |
| 167. | (Omitted as spent) | 16-26 |
| 168. | Certain defences; provision as to Chinese medicine practitioners | 16-26 |
| 169. | (Omitted as spent) | 16-28 |
| | Medical Clinics Ordinance | |
| 170. | Interpretation | 16-28 |
| 171-175. | (Omitted as spent) | 16-30 |
| Schedule 1 | Chinese Herbal Medicines | S1-2 |

Chinese Medicine Ordinance

Section
Page
Schedule 2 Chinese Herbal Medicines S2-2
Schedule 3 Functions of Boards S3-2
Schedule 4 Functions of Committees S4-2

Delegations

Schedule 5

T-28

S5-2

Part I 1-2
Section 1 Cap. 549

An Ordinance to provide for the regulation of activities or matters relating to Chinese medicines, including the registration of practitioners of Chinese medicine, the licensing of traders in Chinese medicines, the registration of proprietary Chinese medicines and the manufacture, possession and sale of Chinese medicines. (Amended 16 of 2018 s. 3)

[6 August 1999]

(Format changes—E.R. 3 of 2018)

(Enacting provision omitted—E.R. 3 of 2018)

Part I

Preliminary

1. Short title and commencement

- (1) This Ordinance may be cited as the Chinese Medicine Ordinance.
- (2) This Ordinance shall come into operation on a day to be appointed by the Secretary for Food and Health by notice in the Gazette, and different days may be so appointed for different provisions. (Amended L.N. 106 of 2002; L.N. 130 of 2007)

2. Interpretation

(1) In this Ordinance, unless the context otherwise requires— (Amended 10 of 2005 s. 121)

active ingredient (有效成分) in relation to a proprietary Chinese medicine, means a substance or compound that is used or

Part I 1-4
Section 2 Cap. 549

is intended to be used in the manufacture of the proprietary Chinese medicine and that contributes to the pharmacological effect or effects of the proprietary Chinese medicine;

board (組) means the Practitioners Board or the Medicines Board established under section 12;

certificate of registration (註冊證明書)—

- (a) in relation to a registered Chinese medicine practitioner registered under section 69, means a certificate issued under section 72;
- (b) in relation to a proprietary Chinese medicine, means a certificate issued under section 121;
- Chairman (管委會主席) means the Chairman of the Council and includes any person elected to act as temporary Chairman at any meeting of the Council in accordance with the standing orders made under section 49;
- Chinese herbal medicine (中藥材) means any of the substances specified in Schedule 1 or 2;
- Chinese Medicines Committee (中藥管理小組) means the committee established under section 25(1)(b)(i);
- Chinese Medicines Traders Committee (中藥業管理小組) means the committee established under section 25(1)(b)(ii);
- committee (小組) means a committee established under section 25 or 39;
- Council (管委會) means the Chinese Medicine Council of Hong Kong established under section 3;
- Director (署長) means the Director of Health or a Deputy Director of Health;
- Disciplinary Committee of Chinese Medicine Practitioners (紀 律小組) means the committee established under section 25(1)(a)(iii);

Part I 1-6
Section 2 Cap. 549

dispense (配發) means the preparation and supply of Chinese herbal medicines on or in accordance with a prescription given by a registered Chinese medicine practitioner, a listed Chinese medicine practitioner or a person who continues to practise Chinese medicine by virtue of section 90(7), and dispensing (配發) and dispenser (配劑員) shall be construed accordingly;

- domestic premises (住用處所) means any premises which are constructed or intended to be used for habitation;
- due inquiry (適當的研訊) means an inquiry by the Practitioners Board conducted substantially in accordance with the prescribed procedure;
- **Examination Committee** (考試小組) means the committee established under section 25(1)(a)(ii);
- functions (職能) includes duties and powers;
- label (標籤) includes any statement forming part of or affixed to the container or package of Chinese herbal medicines or proprietary Chinese medicines;
- Licensing Examination (執業資格試) means the Chinese Medicine Practitioners Licensing Examination set and conducted by the Practitioners Board under section 59;
- limited registration (有限制註冊) means registration under section 85;
- listed Chinese medicine practitioner (表列中醫) means a Chinese medicine practitioner whose name is entered on the list maintained by the Practitioners Board under section 90;
- manufacture (製造) in relation to a proprietary Chinese medicine, means the preparation, production, packing or re-packing of the proprietary Chinese medicine for sale or distribution, and manufacturer (製造商) shall be construed accordingly;

Part I 1-8
Section 2 Cap. 549

manufacturer licence (製造商牌照) means a licence issued under section 132;

Medicines Board (中藥組) means the Chinese Medicines Board established under section 12(b);

package (包裝)—

- (a) means any box, packet or other article in which any proprietary Chinese medicine is enclosed; and
- (b) in the case where such box, packet or other article is enclosed in one or more other boxes, packets or other articles, includes each of the boxes, packets or articles in question;
- package insert (說明書) means any leaflet, notification or other written material supplied with the package of a proprietary Chinese medicine to provide information in respect of the proprietary Chinese medicine, but does not include a label;
- practising certificate (執業證明書) means a certificate issued under section 76;
- practising Chinese medicine (作中醫執業、以中醫方式行醫) means any of the following act or activities—
 - (a) the diagnosis, treatment, prevention or alleviation of any disease or any symptom of a disease;
 - (b) the prescription of Chinese herbal medicines or proprietary Chinese medicines;
 - (c) the regulation of the functional states of the human body,

on the basis of traditional Chinese medicine in general practice, acupuncture or bone-setting, and *Chinese medicine* practice or practice of Chinese medicine (中醫執業) shall be construed accordingly;

Part I 1-10
Section 2 Cap. 549

Practitioners Board (中醫組) means the Chinese Medicine Practitioners Board established under section 12(a);

- **prescribed** (計明) means prescribed by regulations made under section 161;
- process or processing (炮製) means any type of treatment or preparation applied to a Chinese herbal medicine or mixture of Chinese herbal medicines based on traditional Chinese medicine before it is being—
 - (a) offered for sale;
 - (b) supplied to a patient; or
 - (c) used for the manufacture of a proprietary Chinese medicine;
- proprietary Chinese medicine (中成藥) means any proprietary product—
 - (a) composed solely of the following as active ingredients—
 - (i) any Chinese herbal medicines; or
 - (ii) any materials of herbal, animal or mineral origin customarily used by the Chinese; or
 - (iii) any medicines and materials referred to in subparagraphs (i) and (ii) respectively;
 - (b) formulated in a finished dose form; and
 - (c) known or claimed to be used for the diagnosis, treatment, prevention or alleviation of any disease or any symptom of a disease in human beings, or for the regulation of the functional states of the human body;
- Register (註冊名冊) means the Register of Chinese Medicine Practitioners kept in accordance with section 52;
- registered Chinese medicine practitioner (註冊中醫)—

Part I 1-12 Section 2 Cap. 549

- (a) means a person whose name appears on the Register and who is registered under section 69 or 85;
- (b) excludes a person whose name is entered on the list maintained by the Practitioners Board under section 90;
- registered particulars (註冊詳情) means the particulars of a proprietary Chinese medicine required under section 121(1)(b);
- Registrar (註冊主任) means the Registrar of Chinese Medicine Practitioners appointed under section 51;
- registration assessment (註冊審核) means the assessment conducted by the Practitioners Board under section 94;
- **Registration Committee** (註冊事務小組) means the committee established under section 25(1)(a)(i);
- Regulatory Committee of Chinese Medicines Traders (中藥業 監管小組) means the committee established under section 25(1)(b)(iii);
- retail or retailing (零售) means the selling of any Chinese herbal medicines to a person who obtains the same other than for the purpose of wholesale, and retailer (零售商) shall be construed accordingly;
- retailer licence (零售商牌照) means a licence issued under section 114:
- Secretary (局長) means the Secretary for Food and Health; (Amended L.N. 106 of 2002; L.N. 130 of 2007)
- sell (銷售、出售) includes—
 - (a) offer or expose for sale;
 - (b) supply without payment; and
 - (c) offer or expose for supply without payment,
 - and *sale* (銷售) and *seller* (銷售商) shall be construed accordingly;

Part I 1-14
Section 2 Cap. 549

trade of Chinese medicines (中藥業) means the carrying out of business in the dispensing, retailing, wholesale dealing, manufacturing, importing, or processing of any Chinese herbal medicine or proprietary Chinese medicine, as the case may be, and Chinese medicines trader (中藥業者) shall be construed accordingly;

wholesale (批發) or wholesale dealing (批發交易) means—

- (a) the importing and selling; or
- (b) the obtaining and selling,

of any Chinese herbal medicine or proprietary Chinese medicine to—

- (i) a manufacturer; or
- (ii) a person who obtains such medicine for the purpose of—
 - (A) selling again; or
 - (B) supplying or causing to supply,

such medicine to a third party in the course of business or activity carried out by that person,

and wholesaler and wholesale dealer (批發商) shall be construed accordingly;

wholesaler licence in Chinese herbal medicines (中藥材批發商牌 照) means a licence issued under section 115;

wholesaler licence in proprietary Chinese medicines (中成藥批發商牌照) means a licence issued under section 135.

Part I 1-16
Section 2 Cap. 549

(2) For the purposes of sections 98(5)(b) and 104(4) and (5), an appeal to the Court of Appeal shall be deemed to be finally determined when the earliest of the following events occurs, whichever is applicable in the circumstances—

- (a) when the appeal to the Court of Appeal is withdrawn or abandoned:
- (b) when the specified period expires without an application for leave to appeal having been made to the Court of Appeal;
- (c) if, before the expiry of the specified period, an application for leave to appeal is made to the Court of Appeal—
 - (i) when the application is withdrawn or abandoned;
 - (ii) if the application is refused, when the specified period expires without an application for leave to appeal having been made to the Court of Final Appeal; or
 - (iii) if the application is granted, when the appeal to the Court of Final Appeal is withdrawn, abandoned or disposed of; or
- (d) if, before the expiry of the specified period, an application for leave to appeal is made to the Court of Final Appeal—
 - (i) when the application is withdrawn, abandoned or refused; or
 - (ii) if the application is granted, when the appeal to the Court of Final Appeal is withdrawn, abandoned or disposed of. (Added 10 of 2005 s. 121)

Part I 1-18
Section 2 Cap. 549

(3) In subsection (2)—

application for leave to appeal (上訴許可申請) means an application made to the Court of Appeal or the Court of Final Appeal under section 24 of the Hong Kong Court of Final Appeal Ordinance (Cap. 484) for leave to appeal to the Court of Final Appeal from a judgment of the Court of Appeal;

specified period (指明限期)—

- (a) in the case of an application for leave to appeal made to the Court of Appeal, means—
 - (i) subject to subparagraph (ii), the period of 28 days within which the notice of motion referred to in section 24(2) of the Hong Kong Court of Final Appeal Ordinance (Cap. 484) is required to be filed; or
 - (ii) if, on an application made within the 28-day period referred to in subparagraph (i), the Court of Appeal extends that period, the period as so extended; or
- (b) in the case of an application for leave to appeal made to the Court of Final Appeal, means—
 - (i) subject to subparagraph (ii), the period of 28 days within which the notice of motion referred to in section 24(4) of the Hong Kong Court of Final Appeal Ordinance (Cap. 484) is required to be filed; or
 - (ii) if, on an application made within the 28-day period referred to in subparagraph (i), the Court of Final Appeal extends that period, the period as so extended. (Added 10 of 2005 s. 121)

Part II 2-2

Section 3 Cap. 549

Part II

The Chinese Medicine Council of Hong Kong

3. Establishment of Council

There is established a council called the Chinese Medicine Council of Hong Kong.

4. Composition of Council

The Council shall consist of—

- (a) the Director who shall be an ex officio member; and
- (b) the following 18 members, each of whom shall be appointed by the Chief Executive—
 - (i) a Chairman;
 - (ii) 2 public officers;
 - (iii) 5 Chinese medicine practitioners;
 - (iv) 5 persons from the trade of Chinese medicines;
 - (v) 2 persons from educational or scientific research institutions in Hong Kong; and
 - (vi) 3 lay persons.

5. Terms of appointment of members

- (1) Subject to subsection (3) and section 7, a member of the Council appointed under section 4(b) shall hold office for such period not exceeding 3 years as may be specified in the letter of his appointment.
- (2) A member may, upon the expiry of his term of office, be reappointed.

Part II 2-4
Section 6 Cap. 549

- (3) A member appointed under section 4(b) or reappointed under subsection (2) may, at any time before the expiry of his term of office, resign his office by giving notice in writing—
 - (a) in the case of a member other than the Chairman, to the Chairman;
 - (b) in the case of the Chairman, to the Chief Executive.

6. Replacement members

Where, before the expiry of his term of office, a member of the Council appointed under section 4(b) resigns or his office becomes vacant, the Chief Executive may appoint a person who is suitably qualified for appointment under section 4(b) to hold office in place of that member until the expiry of the period for which he was appointed.

7. Vacation of office

Where—

- (a) a member of the Council—
 - (i) is sentenced to imprisonment, whether suspended or not, for any offence by any court or magistrate in Hong Kong or elsewhere;
 - (ii) is the subject of an order made under section 98; or
 - (iii) becomes bankrupt or enters into a voluntary arrangement with his creditors within the meaning of the Bankruptcy Ordinance (Cap. 6); or
- (b) the Chief Executive—
 - (i) is satisfied that a member of the Council is no longer ordinarily resident in Hong Kong; or

Part II 2-6
Section 8 Cap. 549

(ii) is of the opinion that a member of the Council is unable or unfit to perform his duties and exercise his powers as a member of the Council,

the Chief Executive may declare his office as a member of the Council to be vacant, and shall notify the fact in such manner as the Chief Executive thinks fit; and upon such declaration the office shall become vacant.

8. Temporary members

- (1) If a member of the Council appointed under section 4(b) is, because of illness or any other reasons, unable to perform his duties and exercise his powers as a member of the Council for any period, the Chief Executive may appoint another person who is suitably qualified for appointment under section 4(b), not being one whose office has been declared vacant under section 7 or who is disqualified from holding office under section 9, to be a temporary member of the Council in place of the member during that period.
- (2) While any person is acting as a temporary member of the Council, he shall be capable of performing all the duties and of executing all the powers of the member whom he is temporarily replacing.

9. Disqualification

Notwithstanding anything in the foregoing provisions, a person—

- (a) against whom an order under section 98 has at any time been made;
- (b) who is—
 - (i) undergoing a sentence of imprisonment;
 - (ii) an undischarged bankrupt;
 - (iii) not ordinarily resident in Hong Kong; or

Part II 2-8
Section 10 Cap. 549

(c) whom the Chief Executive considers unfit for appointment,

shall not be eligible for appointment or reappointment, as the case may be, as a member of the Council.

10. Council secretary and legal adviser

- (1) The Council shall have—
 - (a) a Council secretary; and
 - (b) a legal adviser who shall be a solicitor or counsel.
- (2) The persons specified in subsection (1)(a) and (b) shall be appointed by the Secretary.

11. Functions of council

- (1) The functions of the Council shall be—
 - (a) to ensure adequate standards of professional practice and professional conduct in the profession of Chinese medicine practitioners;
 - (b) to promote professional education of Chinese medicine practitioners;
 - (c) to ensure adequate standards of practice and conduct in the trade of Chinese medicines:
 - (d) to promote and ensure—
 - (i) the proper use of Chinese herbal medicines;
 - (ii) the safety, quality and efficacy of proprietary Chinese medicines:
 - (e) to co-ordinate and supervise the activities of the boards; and
 - (f) to carry out any other functions assigned to it under this Ordinance.

Part II 2-10 Section 11 Cap. 549

(2) Without prejudice to the generality of subsection (1)(e), the Council shall co-ordinate and supervise the activities of the boards by—

- (a) determining the policies to be implemented by the boards;
- (b) examining policy matters in relation to the activities of the boards;
- (c) examining any proposals, recommendations and reports from the boards regarding the activities of the boards or the implementation of policies and directing the boards to amend any of such proposals or recommendations as it thinks fit;
- (d) directing the boards to implement such policies and activities as it thinks fit;
- (e) handling appeals against decisions of the boards as provided for under this Ordinance;
- (f) providing any advice and assistance as may be required by the boards; and
- (g) exercising its powers under this Ordinance in such manner as it considers most conducive to the satisfactory performance by each board of the board's functions under this Ordinance.
- (3) In this section, **boards** (各組) means the Practitioners Board and the Medicines Board.

Last updated date 28.6.2018

Part III 3-2

Section 12 Cap. 549

Part III

The Chinese Medicine Practitioners Board and the Chinese Medicines Board

12. Establishment of boards

There are established—

- (a) the Chinese Medicine Practitioners Board; and
- (b) the Chinese Medicines Board.

13. Composition of Practitioners Board

The Practitioners Board shall consist of the following members, each of whom shall be appointed by the Secretary—

- (a) a chairman who shall be a member of the Council;
- (b) 2 public officers;
- (c) 6 Chinese medicine practitioners, 2 of whom shall be members of the Council;
- (d) 1 person from the trade of Chinese medicines;
- (e) 1 person from an educational or scientific research institution in Hong Kong; and
- (f) 3 lay persons.

14. Composition of Medicines Board

The Medicines Board shall consist of the following members—

- (a) the Director who shall be the chairman; and
- (b) the following persons, each of whom shall be appointed by the Secretary—
 - (i) 2 public officers;

Part III 3-4
Section 15 Cap. 549

- (ii) 5 persons from the trade of Chinese medicines, 2 of whom shall be members of the Council;
- (iii) 2 Chinese medicine practitioners;
- (iv) 1 person from an educational or scientific research institution in Hong Kong; and
- (v) 3 lay persons.

15. Appointment to boards

- (1) Subject to sections 13 and 14, the Secretary may appoint members of the Council, and persons who are not such members, to be members of the Practitioners Board and the Medicines Board.
- (2) Unless a contrary intention appears in the context, a reference to a member of a board includes a reference to the chairman of the board.

16. Terms of appointment of members

- (1) Subject to subsections (3) and (4) and section 18, a member of the Practitioners Board appointed under section 13 and a member of the Medicines Board appointed under section 14(b), as the case may be, shall hold office for such period not exceeding 3 years as may be specified in the letter of his appointment.
- (2) A member of a board may, upon the expiry of his term of office, be reappointed.
- (3) A member of the Practitioners Board appointed under section 13 or reappointed under subsection (2) may, at any time before the expiry of his term of office, resign his office by giving notice in writing—
 - (a) in the case of a member other than the chairman, to the chairman;

Part III 3-6
Section 17 Cap. 549

- (b) in the case of the chairman, to the Secretary.
- (4) A member of the Medicines Board appointed under section 14(b) or reappointed under subsection (2) may, at any time before the expiry of his term of office, resign his office by giving notice in writing to the chairman.

17. Replacement members

Where, before the expiry of his term of office, a member of a board resigns or his office becomes vacant, the Secretary may appoint a person who is suitably qualified for appointment to hold office in place of that member until the expiry of the period for which he was appointed.

18. Vacation of office

Where—

- (a) a member of a board—
 - (i) is sentenced to imprisonment, whether suspended or not, for any offence by any court or magistrate in Hong Kong or elsewhere;
 - (ii) is the subject of an order made under section 98; or
 - (iii) becomes bankrupt or enters into a voluntary arrangement with his creditors within the meaning of the Bankruptcy Ordinance (Cap. 6); or
- (b) the Secretary—
 - (i) is satisfied that a member of a board is no longer ordinarily resident in Hong Kong; or
 - (ii) is of the opinion that a member of a board is unable or unfit to perform his duties and exercise his powers as a member of the board,

Part III 3-8

Section 19 Cap. 549

the Secretary may declare his office as a member of the board to be vacant, and shall notify the fact in such manner as the Secretary thinks fit; and upon such declaration the office shall become vacant.

19. Temporary members

- (1) If a member of a board is, because of illness or any other reasons, unable to perform his duties and exercise his powers as such member for any period, the Secretary may appoint another person suitably qualified for appointment to such membership to be a temporary member in place of the member during that period.
- (2) While any person is acting as a temporary member of a board, he shall be capable of performing all the duties and of executing all the powers of the member whom he is temporarily replacing.

20. Disqualification

Notwithstanding anything in the foregoing provisions, a person—

- (a) against whom an order under section 98 has at any time been made;
- (b) who is—
 - (i) undergoing a sentence of imprisonment;
 - (ii) an undischarged bankrupt;
 - (iii) not ordinarily resident in Hong Kong; or
- (c) whom the Secretary considers unfit for appointment, shall not be eligible for appointment or reappointment, as the case may be, as a member of a board.

21. Cessation of membership

If during the period of his office, a member of a board who is not a

Part III 3-10

Section 22 Cap. 549

member of the Council when appointed, becomes a member of the Council, he ceases to be a member of the board.

22. Continuation of membership

If during the period when the Practitioners Board or the Medicines Board, as the case may be, is—

- (a) considering a complaint;
- (b) considering any information;
- (c) conducting an inquiry; or
- (d) conducting a review,

a member of the board—

- (i) gives a notice of resignation; or
- (ii) ceases to be a member by reason of the expiry of his term of office or other circumstances referred to in section 21.

the member may continue to be a member of that board for the purpose of completing the performance of his function in respect of paragraph (a), (b), (c) or (d), as the case may be.

23. Board secretary and legal adviser

- (1) On each board, there shall be—
 - (a) a board secretary; and
 - (b) a legal adviser who shall be a solicitor or counsel.
- (2) The persons specified in subsection (1)(a) and (b) shall be appointed by the Secretary.

24. Functions of boards

(1) The functions of the Practitioners Board and the Medicines Board are set out in Parts I and II of Schedule 3 respectively.

Chinese Medicine Ordinance

 Part III
 3-12

 Section 24
 Cap. 549

(2) The Secretary may, after consultation with the Council, by order published in the Gazette, amend Schedule 3.

Part IV 4-2

Section 25 Cap. 549

Part IV

Committees of the Chinese Medicine Practitioners Board and the Chinese Medicines Board

25. Committees of boards to be set up

- (1) The Council shall establish—
 - (a) under the Practitioners Board, the following committees—
 - (i) the Registration Committee;
 - (ii) the Examination Committee; and
 - (iii) the Disciplinary Committee of Chinese Medicine Practitioners;
 - (b) under the Medicines Board, the following committees—
 - (i) the Chinese Medicines Committee;
 - (ii) the Chinese Medicines Traders Committee; and
 - (iii) the Regulatory Committee of Chinese Medicines Traders,

and these committees shall have the functions specified in Parts I, II, III, IV, V and VI of Schedule 4 respectively.

(2) The Secretary may, after consultation with the Council, by order published in the Gazette, amend Schedule 4.

26. Registration Committee

The Registration Committee shall consist of the following members, each of whom shall be nominated by the Practitioners Board and appointed by the Council—

(a) a chairman who shall be a member of the Practitioners Board;

Part IV 4-4 Section 27 Cap. 549

- (b) 5 Chinese medicine practitioners; and
- (c) 1 person from an educational or scientific research institution in Hong Kong.

27. Examination Committee

The Examination Committee shall consist of the following members, each of whom shall be nominated by the Practitioners Board and appointed by the Council—

- (a) a chairman who shall be a member of the Practitioners Board;
- (b) 4 Chinese medicine practitioners; and
- (c) 2 persons from educational or scientific research institutions in Hong Kong.

28. Disciplinary Committee of Chinese Medicine Practitioners

The Disciplinary Committee of Chinese Medicine Practitioners shall consist of the following members, each of whom shall be nominated by the Practitioners Board and appointed by the Council—

- (a) a chairman who shall be a member of the Practitioners Board;
- (b) a deputy chairman who shall be a member of the Practitioners Board;
- (c) 4 Chinese medicine practitioners; and
- (d) 2 persons who shall be lay members of the Practitioners Board.

29. Chinese Medicines Committee

The Chinese Medicines Committee shall consist of the following members—

Part IV 4-6 Section 30 Cap. 549

- (a) 1 public officer who shall be appointed by the Director;
- (b) the Government Chemist or his representative; and
- (c) the following persons, each of whom shall be nominated by the Medicines Board and appointed by the Council—
 - (i) a chairman who shall be a member of the Medicines Board;
 - (ii) 2 persons from the trade of Chinese medicines;
 - (iii) 1 Chinese medicine practitioner; and
 - (iv) 1 person from an educational or scientific research institution in Hong Kong.

30. Chinese Medicines Traders Committee

The Chinese Medicines Traders Committee shall consist of the following members—

- (a) 2 public officers who shall be appointed by the Director; and
- (b) the following persons, each of whom shall be nominated by the Medicines Board and appointed by the Council—
 - (i) a chairman who shall be a member of the Medicines Board;
 - (ii) 2 persons from the trade of Chinese medicines;
 - (iii) 1 Chinese medicine practitioner; and
 - (iv) 1 lay person.

31. Regulatory Committee of Chinese Medicines Traders

The Regulatory Committee of Chinese Medicines Traders shall consist of the following members—

(a) 1 public officer who shall be appointed by the Director; and

Part IV 4-8
Section 32 Cap. 549

(b) the following persons, each of whom shall be nominated by the Medicines Board and appointed by the Council—

- (i) a chairman who shall be a member of the Medicines Board;
- (ii) a deputy chairman who shall be a member of the Medicines Board;
- (iii) 2 persons from the trade of Chinese medicines;
- (iv) 1 Chinese medicine practitioner; and
- (v) 2 persons who shall be lay members of the Medicines Board.

32. Provisions applicable to Disciplinary Committee of Chinese Medicine Practitioners and Regulatory Committee of Chinese Medicines Traders

- (1) If during the period when the Disciplinary Committee of Chinese Medicine Practitioners or the Regulatory Committee of Chinese Medicines Traders, as the case may be, is considering any complaint or information, a member of the committee—
 - (a) gives a notice of resignation; or
 - (b) ceases to be a member by reason of the expiry of his term of office or other circumstances referred to in section 38,

the member may continue to be a member of that committee for the purpose of completing the performance of his function in respect of that complaint or information.

(2) At a meeting of the Disciplinary Committee of Chinese Medicine Practitioners or the Regulatory Committee of Chinese Medicines Traders, as the case may be, the chairman or, in his absence, the deputy chairman, shall preside.

Part IV 4-10 Section 32 Cap. 549

(3) Notwithstanding subsection (2), if both the chairman and the deputy chairman declare their interest in respect of a particular case which is to be considered at a meeting, neither of them may preside or sit at the meeting and the members present (including the chairman and the deputy chairman) shall elect another member to preside at the meeting.

- (4) The quorum of a meeting is 3, subject to 1 of whom being a lay member.
- (5) In considering a case which has been brought to the attention of—
 - (a) the Disciplinary Committee of Chinese Medicine Practitioners for considering whether the Practitioners Board should be recommended to hold an inquiry; or
 - (b) the Regulatory Committee of Chinese Medicines Traders for making suitable recommendations to the Medicines Board.

both committees shall act in accordance with the prescribed procedure.

- (6) Where the Disciplinary Committee of Chinese Medicine Practitioners or the Regulatory Committee of Chinese Medicines Traders, as the case may be, is considering any complaint or information received in respect of a particular case and a member of the committee is subject of such complaint or information—
 - (a) the member shall not take part in the consideration of such complaint or information or attend any meeting held for such purposes;
 - (b) the Council shall at the same time appoint a temporary member; and
 - (c) the committee shall consider the complaint or information afresh.

Part IV 4-12

Section 33 Cap. 549

33. Terms of appointment to committees under this Part

- (1) Subject to subsection (3), a member appointed under this Part shall hold office for such period not exceeding 3 years as may be specified in the letter of his appointment.
- (2) The member may, upon the expiry of his term of office, be reappointed.
- (3) A member appointed or reappointed under this Part may, at any time before the expiry of his term of office, resign his office by giving notice in writing—
 - (a) in the case of a member other than the chairman of a committee, to the chairman of the committee;
 - (b) in the case of the chairman of a committee, to the Council.

34. Replacement members

Where, before the expiry of his term of office, a member of a committee under this Part resigns or his office becomes vacant, the Council may appoint a person who is suitably qualified for appointment to hold office in place of that member until the expiry of the period for which he was appointed.

35. Vacation of office

Where—

- (a) a member of a committee under this Part—
 - (i) is sentenced to imprisonment, whether suspended or not, for any offence by any court or magistrate in Hong Kong or elsewhere;
 - (ii) is the subject of an order made under section 98; or

Part IV 4-14 Section 36 Cap. 549

(iii) becomes bankrupt or enters into a voluntary arrangement with his creditors within the meaning of the Bankruptcy Ordinance (Cap. 6); or

(b) the Council—

- (i) is satisfied that a member of a committee under this Part is no longer ordinarily resident in Hong Kong; or
- (ii) is of the opinion that a member of a committee under this Part is unable or unfit to perform his duties and exercise his powers as a member of the committee,

the Council may declare his office as a member of the committee to be vacant, and shall notify the fact in such manner as the Council thinks fit; and upon such declaration the office shall become vacant.

36. Temporary members

- (1) If a member of a committee under this Part is for any reason unable to perform his duties and exercise his powers as such member for any period, the Council may appoint another person suitably qualified for appointment to be a temporary member in place of the member during that period.
- (2) While any person is acting as a temporary member after appointment to such membership under subsection (1), he shall be capable of performing all the duties and of executing all the powers of the member whom he is temporarily replacing.

37. Disqualification

Notwithstanding anything in the foregoing provisions, a person—

(a) against whom an order under section 98 has at any time been made;

Part IV 4-16 Section 38 Cap. 549

- (b) who is—
 - (i) undergoing a sentence of imprisonment;
 - (ii) an undischarged bankrupt;
 - (iii) not ordinarily resident in Hong Kong; or
- (c) whom the Council considers unfit for appointment, shall not be eligible for appointment or reappointment, as the case may be, as a member of a committee under this Part.

38. Cessation of membership

If during the period of his office, a member of a committee under this Part who is not a member of a board when appointed under section 26, 27, 28, 29, 30 or 31, as the case may be, becomes a member of a board, he ceases to be a member of that committee.

Part V 5-2

Section 39 Cap. 549

Part V

Miscellaneous Committees

39. Establishment of committees

In addition to the power to establish committees under section 25, the Council may, upon the recommendation of the Practitioners Board or the Medicines Board—

- (a) establish a committee or committees of the board for the purposes of performing such functions as may be prescribed by the Council; and
- (b) vary, modify or extend the functions of such committee or committees.

40. Appointment to committees

- (1) Subject to subsection (2) and section 41, the Council may appoint members of the boards, and persons who are not such members, to be members of a committee.
- (2) The Council shall not appoint to any committee a person against whom an order under section 98 has at any time been made.
- (3) A member appointed to a committee may, at any time before the expiry of his term of office, resign his office by giving notice in writing to the Council.

41. Chairmen of committees

- (1) Subject to subsection (2), the Council may appoint a person to be the chairman of a committee.
- (2) Only a member of a board is eligible to be appointed as the chairman of a committee.

Part V 5-4 Section 42 Cap. 549

(3) Unless a contrary intention appears in the context, a reference to a member of a committee includes a reference to the chairman of the committee.

42. Legal adviser to committees

- (1) A committee may have a legal adviser who shall be a solicitor or counsel.
- (2) A legal adviser shall be appointed by the Secretary.

43. Dissolution of committees

The Council may, at any time, upon the recommendation of a board, dissolve a committee of the board established under section 39.

44. Application of provisions

Unless a contrary intention appears in the context, sections 40, 41 and 42 shall apply to a committee established under section 25 as they apply to a committee established under section 39.

Part VI 6-2

Section 45 Cap. 549

Part VI

Meetings

45. Meetings

- (1) The Council, a board or committee shall meet at such times and such places as the Chairman or the chairmen of the respective boards or committees may appoint.
- (2) The Chairman or the chairman of a board or committee shall, on a requisition signed by not less than such number of members being a number forming the quorum of the Council, board or committee, as the case may be, summon a meeting of the Council, board or committee, as the case may be, and appoint the time and place for the meeting.
- (3) Notwithstanding subsection (1), the Council shall meet at least once every 6 months and as often as may be necessary to transact its business.

46. Validity of proceedings

- (1) The validity of any proceedings of the Council, a board or committee shall not be affected by any defect in the appointment of any member of the Council, board or committee or by any vacancy among the members of the Council, board or committee, as the case may be.
- (2) Notwithstanding subsection (1), where there is any defect in the appointment of any member of the Council, a board or committee, it shall constitute the special circumstances referred to in sections 97 and 103 for the purposes of determining the time for appeal.

47. Questions to be decided by majority

Part VI 6-4
Section 48 Cap. 549

All questions coming or arising before the Council, a board or committee shall be decided by a majority of votes of members present at a meeting and voting thereon, and in the case of an equality of votes, the Chairman or the chairman of the board or committee shall have a casting vote in addition to his original vote.

48. Transaction of business by circulation of papers

Subject to any standing orders made under section 49(a), the Council, a board or committee may transact any of its business by circulation of papers, and a resolution in writing which is signed by all the members of the Council, board or committee for the time being present in Hong Kong (being not less than the number required to constitute a majority of the Council, board or committee, as the case may be,) shall be as valid and effectual as if it had been passed at a meeting by the votes of the members so signing.

49. Standing orders relating to meetings

The Council, a board or committee may, subject to this Ordinance, make standing orders—

- (a) governing its procedure in the transaction of business, including, but not limited to, the transaction of business by circulation of papers;
- (b) regulating the procedure at, and in connection with its meetings including the election of a temporary chairman at a meeting and the casting of votes for the determination of any questions coming or arising before its meeting;
- (c) specifying the circumstances under which invitees may attend or make representations at its meetings;
- (d) governing the declaration of interest by its chairman and members.

Part VI 6-6 Section 50 Cap. 549

50. Application of Part VII of Interpretation and General Clauses Ordinance

For the avoidance of doubt, Part VII of the Interpretation and General Clauses Ordinance (Cap. 1) applies to the Council, a board or committee and appointments to the Council, board or committee except in so far as it is inconsistent with this Ordinance.

Part VII 7-2 Section 51 Cap. 549

Part VII

Registration of Chinese Medicine Practitioners

Register

51. Registrar

For the purpose of this Ordinance, there shall be a Registrar of Chinese Medicine Practitioners who shall be the Director or his designated representative.

52. Register

- (1) The Registrar shall cause a register, to be called the Register of Chinese Medicine Practitioners, to be kept in such form as he may determine, containing the names, addresses and qualifications and such other particulars of all persons who are registered under section 69 or 85 as the Registrar considers appropriate.
- (2) The Registrar may maintain separate parts under the Register in respect of persons registered under section 69 or 85.
- (3) The Registrar is responsible for the maintenance and custody of the Register.

53. Publication of Register and evidence of registration, etc.

- (1) The Registrar shall publish in the Gazette once every 12 months a list of the names, addresses and qualifications of all persons whose names appear in the Register in such manner as the Registrar may determine.
- (2) The publication of the list referred to in subsection (1) shall be prima facie evidence that each person named in the list is registered.

Part VII 7-4
Section 54 Cap. 549

(3) A certificate under the hand of the Registrar stating that the name of a person is at any date or was at any date registered in the Register shall be conclusive evidence in all courts of law of the facts stated in such certificate.

54. Alterations to Register

The Registrar may, upon application by a registered Chinese medicine practitioner, amend any entry in the Register as to the address or qualifications of or any other particulars relating to the registered Chinese medicine practitioner, if he is satisfied that such amendment is necessary for the purposes of maintaining the accuracy of the Register.

55. Powers of Practitioners Board to direct or order alterations to Register

If, in the exercise of its powers under the Ordinance, the Practitioners Board directs or orders that any alterations be made to the Register, the Registrar shall make such alterations as directed or ordered.

56. Powers of Practitioners Board to order removal of names from Register

- (1) The Practitioners Board may order the removal from the Register the name of any person who—
 - (a) has requested in writing that his name be removed;
 - (b) is deceased;
 - (c) by reason of health, in its opinion, is unfit to practise Chinese medicine;
 - (d) being a person required to be the holder of a practising certificate under section 76, has not obtained such a certificate for a period exceeding 6 months since he was

Part VII 7-6
Section 57 Cap. 549

first registered under this Ordinance or since the expiry of a practising certificate issued to him under section 76;

- (e) is subject of an order made under section 98(3)(a) or (b).
- (2) The Practitioners Board may also order the removal from the Register the name of any person who fails to acknowledge within 4 months after the date of despatch the receipt of a registered letter addressed to him at his address as recorded in the Register, or the last address supplied by him to the Registrar.
- (3) For the purpose of subsection (1)(c), the Practitioners Board may make recommendations to the Council to set up a committee under section 39 to assess the fitness or otherwise of any registered Chinese medicine practitioner before an order is made pursuant to that subsection.

57. Service of notice and order of removal from Register

- (1) Where the Practitioners Board intends to order the removal from the Register the name of a Chinese medicine practitioner under section 56(1)(c) or (d) or (2), it shall serve a notice on the Chinese medicine practitioner stating the reasons for its intention to make the order and inviting him to give any written representations to the Practitioners Board.
- (2) Where an order is made under section 56(1)(c) or (d) or (2), the Registrar shall serve a copy of the order on the Chinese medicine practitioner concerned.

58. Restoration to Register

(1) Any person whose name has been removed under the provisions of this Ordinance from the Register may apply to the Practitioners Board for the restoration of his name to the Register.

Part VII 7-8
Section 58
Cap. 549

(2) An application under subsection (1) shall be made in such form and accompanied by such documents and particulars as the Practitioners Board may determine.

- (3) Without prejudice to the generality of subsection (2), the Practitioners Board may request an applicant to submit a declaration as to—
 - (a) whether he has been convicted in Hong Kong or elsewhere of any offence punishable with imprisonment since his name—
 - (i) was first entered on the Register; and
 - (ii) was removed from the Register;
 - (b) whether he has been found guilty in Hong Kong or elsewhere of misconduct in a professional respect since his name—
 - (i) was first entered on the Register; and
 - (ii) was removed from the Register;
 - (c) in the case of his having been so convicted or having been so found guilty of misconduct, the place and nature of each such offence or record of misconduct, as the case may be;
 - (d) whether there are outstanding legal proceedings against him at the time of the application.
- (4) In considering an application for restoration, the Practitioners Board may, in its absolute discretion and after such inquiry as may be necessary, either allow or refuse the application.
- (5) If the Practitioners Board allows an application, it—
 - (a) shall direct the Registrar, on payment of a prescribed fee by the applicant, to restore the name of the applicant to the Register and the Registrar shall restore the name as directed; and

Part VII 7-10
Section 59 Cap. 549

(b) may determine that the restoration is subject to such conditions as it considers desirable.

Licensing Examination

59. Practitioners Board to set and conduct Licensing Examination

- (1) The Practitioners Board shall set and conduct an examination, called the Chinese Medicine Practitioners Licensing Examination, the passing of which shall qualify a person under section 67(a) to apply to be registered as a registered Chinese medicine practitioner in Hong Kong.
- (2) Without prejudice to section 61, the Practitioners Board may impose such conditions as it thinks fit, being conditions which are relevant to the assessment or improvement of a person's professional knowledge and practice in Chinese medicine and which a person must comply with before the Practitioners Board allows him to undertake the Licensing Examination.

60. Practitioners Board to determine syllabus, etc.

- (1) The Practitioners Board shall determine the examination syllabus, format, standard of assessment and other related matters in respect of the Licensing Examination.
- (2) Without prejudice to the generality of subsection (1), the Practitioners Board may appoint examiners for the purposes of the Licensing Examination.

61. Eligibility for undertaking Licensing Examination

- (1) A person shall be eligible to undertake the Licensing Examination if—
 - (a) he satisfies the Practitioners Board that at the time of the application he has satisfactorily completed such undergraduate degree course of training in Chinese

Part VII 7-12 Section 62 Cap. 549

medicine practice or its equivalent as is approved by the Practitioners Board; or

- (b) he is a person whose name is entered on the list maintained under section 90 and is required to undertake the Licensing Examination under section 95.
- (2) Any person who seeks to undertake the Licensing Examination under subsection (1)(a) shall—
 - (a) make an application to the Practitioners Board in such form as may be determined by the Practitioners Board; and
 - (b) pay a prescribed application fee.

62. Notification and review, etc. of results of Licensing Examination

- (1) Where a Licensing Examination is conducted under section 59, the Practitioners Board shall notify the person who undertook the Examination in writing of the relevant result.
- (2) Within 14 days of the receipt of the written notification made in accordance with subsection (1), the person may request, in writing stating the reasons relied upon, the Practitioners Board to review the result of the Licensing Examination, to which the written notification relates.
- (3) Upon receipt of a request for review under subsection (2) and payment of a prescribed review fee, the Practitioners Board shall review the result and notify the person in writing of its decision within 1 month after the completion of the review.
- (4) The Practitioners Board shall conduct and complete any such review as soon as practicable.

63. Certificate of passing Licensing Examination

The Practitioners Board shall issue a certificate to a person who has passed the Licensing Examination.

Part VII 7-14
Section 64 Cap. 549

64. Restriction on number of attempts

- (1) The Practitioners Board may restrict the number of consecutive attempts which a person may make in respect of the Licensing Examination.
- (2) The Practitioners Board shall publish such number of consecutive attempts referred to in subsection (1) as it may determine by notice in the Gazette.
- (3) For the avoidance of doubt, the notice published under subsection (2) is not subsidiary legislation.

65. Fees payable in respect of Licensing Examination

- (1) Any person who undertakes the Licensing Examination shall pay a prescribed fee before he may take the Examination.
- (2) Different fees shall be payable in respect of different parts of the Licensing Examination, where applicable.

66. Review of decision in relation to Licensing Examination

- (1) Where the powers under sections 59(2), 61(1)(a) and 63 have been delegated to the Examination Committee pursuant to section 157, any person aggrieved by its decision made in pursuance of the powers conferred on it may request the Practitioners Board to review the decision of the Examination Committee.
- (2) A request for a review under subsection (1) shall be in writing stating the reasons relied upon and shall be made to the Practitioners Board within 14 days of the receipt of the notification of the decision of the Examination Committee.
- (3) Upon receipt of the request, the Practitioners Board shall review the decision of the Examination Committee, and shall notify the person concerned of its decision in writing.

Part VII 7-16
Section 67 Cap. 549

(4) A review under this section shall be conducted in accordance with the prescribed procedure.

Registration

67. Qualifications for registration under section 69

A person is qualified to apply to be registered as a registered Chinese medicine practitioner under section 69 if—

- (a) he has passed the Licensing Examination; or
- (b) the Practitioners Board has determined that he is so qualified under section 92.

68. Application for registration

- (1) Any person qualified to apply to be registered as a registered Chinese medicine practitioner may apply to the Practitioners Board within such period of time as may be determined by the Practitioners Board.
- (2) An application under subsection (1) shall be accompanied by—
 - (a) such documents and particulars as may be determined by the Practitioners Board; and
 - (b) a prescribed application fee.
- (3) Without prejudice to the generality of subsection (2)(a), the Practitioners Board may require a person who applies for registration to submit with his application—
 - (a) a declaration as to—
 - (i) whether he has been convicted in Hong Kong or elsewhere of any offence punishable with imprisonment; and if he has been so convicted, the place and nature of each such offence; and

Part VII 7-18
Section 69 Cap. 549

(ii) whether he has been found guilty in Hong Kong or elsewhere of misconduct in a professional respect; and if he has been so found guilty, the place and nature of each such record of misconduct; and

- (b) in the case of section 67(b), such evidence from the person regarding his claim of experience, qualifications, knowledge or skill in the practice of Chinese medicine as the Practitioners Board considers appropriate.
- (4) The Practitioners Board may require an applicant to submit such further information or particulars as the Practitioners Board considers necessary to enable it to determine the application for registration.

69. Registration

- (1) The Practitioners Board may, subject to sections 70 and 71 and the recommendation of the Registration Committee, approve an application for registration as a registered Chinese medicine practitioner under section 68.
- (2) Upon approving an application for registration by a person who has been exempted from the Licensing Examination under section 93, the Practitioners Board may impose such conditions and restrictions on the practice of that person as it considers necessary.
- (3) Where the Practitioners Board has imposed conditions or restrictions under subsection (2), it may amend, vary or revoke any of such conditions or restrictions.
- (4) Upon approving an application for registration under subsection (1), the Practitioners Board shall direct the Registrar to enter the name of the person on the Register.

70. Refusal of application for registration

(1) The Practitioners Board may, subject to section 71, refuse

Part VII 7-20
Section 71 Cap. 549

to approve the application of a person for registration if it is satisfied—

- (a) after due inquiry, that the person has been convicted in Hong Kong or elsewhere of any offence punishable with imprisonment;
- (b) after due inquiry, that the person has been found guilty in Hong Kong or elsewhere of misconduct in a professional respect;
- (c) that the person is not qualified to be registered; or
- (d) that the person has sought to obtain registration by fraud or misrepresentation.
- (2) Where the Practitioners Board refuses an application, the Secretary of the Practitioners Board shall notify the applicant in writing of the decision and the reasons of refusal.

71. Cases involving previous conviction and professional misconduct

- (1) If a person who applies under section 68(1) has declared that he has been convicted in Hong Kong or elsewhere of an offence punishable with imprisonment or that he has been found guilty in Hong Kong or elsewhere of misconduct in a professional respect, the Practitioners Board shall refer his case to the Disciplinary Committee of Chinese Medicine Practitioners.
- (2) Where, pursuant to the consideration and recommendation by the Disciplinary Committee of Chinese Medicine Practitioners, the Practitioners Board considers that the person is suitable for registration under section 69, the Practitioners Board may approve the application.

72. Certificate of registration

Where a person has been registered as a registered Chinese

Part VII 7-22

Section 73 Cap. 549

medicine practitioner under section 69, the Registrar shall issue to him a certificate of registration in such form as may be determined by the Practitioners Board.

73. Certificate verifying registration and certificate of standing

- (1) The Practitioners Board may, upon application by a person whose name appears in the Register, issue—
 - (a) a certificate verifying registration; or
 - (b) a certificate of standing which shows the disciplinary record, if any, of that person.
- (2) A prescribed fee shall be payable in respect of each certificate referred to in subsection (1)(a) and (b).

74. Title of registered Chinese medicine practitioners

- (1) A registered Chinese medicine practitioner is entitled to be known in the English language as "registered Chinese medicine practitioner of the Chinese Medicine Council of Hong Kong" or the abbreviation "registered Chinese medicine practitioner" and in the Chinese language as "香港中醫藥管理委員會註冊中醫師" or "香港中醫藥管理委員會註冊中醫師".
- (2) In addition to the titles provided under subsection (1), a registered Chinese medicine practitioner may use the following addition or description to indicate his stream of practice in Chinese medicine—
 - (a) general practice (全科);
 - (b) acupuncture (針灸);
 - (c) bone-setting (骨傷).
- (3) Where a registered Chinese medicine practitioner desires to use the addition or description referred to in subsection (2), he shall adopt one of the following formats—

Part VII 7-24
Section 75 Cap. 549

(a) in the English language as "Registered Chinese medicine practitioner of the Chinese Medicine Council of Hong Kong (General Practice)" or "Registered Chinese medicine practitioner of the Chinese Medicine Council of Hong Kong (Acupuncture)" or "Registered Chinese medicine practitioner of the Chinese Medicine Council of Hong Kong (Bone-setting)"; or in the Chinese language as "香港中醫藥管理委員會註冊中醫(全科)" or "香港中醫藥管理委員會註冊中醫(針灸)" or "香港中醫藥管理委員會註冊中醫(針灸)" or "香港中醫藥管理委員會註冊中醫(針灸)" as the case may be; or

the abbreviation in the English language as "Registered (b) medicine practitioner (General Practice)" Chinese "Registered Chinese medicine practitioner (Acupuncture)" or "Registered Chinese medicine practitioner (Bone-setting)"; or in the Chinese language as "註冊中醫(全科)" or "註冊中醫(針灸)" or "註冊中 醫(骨傷)" or "註冊中醫師(全科)" or "註冊中醫師(針 灸)" or "註冊中醫師(骨傷)", as the case may be.

75. Privileges of registered and listed Chinese medicine practitioners

- (1) Subject to section 76, every registered Chinese medicine practitioner and listed Chinese medicine practitioner shall be entitled to practise Chinese medicine and to recover in any court—
 - (a) reasonable charges for professional aid, advice and visits; and
 - (b) the value of any Chinese herbal medicines or proprietary Chinese medicines or any Chinese medical appliances made or supplied by him to his patients.
- (2) No person shall be entitled to recover in any court any such charges as are referred to in subsection (1) unless at the date

Part VII 7-26
Section 76 Cap. 549

when such charges accrued he was a registered Chinese

medicine practitioner or listed Chinese medicine practitioner.

Practising Certificate

76. Registered Chinese medicine practitioner not to practise without practising certificate

- (1) A registered Chinese medicine practitioner other than one registered under section 85 shall not practise Chinese medicine unless he is the holder of a practising certificate which is then in force.
- (2) An application for the issue or renewal of a practising certificate may be made by a registered Chinese medicine practitioner to the Registrar in writing and shall be accompanied by—
 - (a) a prescribed fee; and
 - (b) a declaration as to—
 - (i) whether he has been convicted in Hong Kong or elsewhere of any offence punishable with imprisonment—
 - (A) since his registration; or
 - (B) since the last renewal of his practising certificate,

as the case may be;

- (ii) whether he has been found guilty in Hong Kong or elsewhere of misconduct in a professional respect—
 - (A) since his registration; or
 - (B) since the last renewal of his practising certificate,

Part VII 7-28
Section 77 Cap. 549

as the case may be;

- (iii) in the case of his having been so convicted or so found guilty of misconduct, the place and nature of each such offence or record of misconduct, as the case may be; and
- (c) in the case of renewal, such documents or certificates in relation to continuing education in Chinese medicine as may be required by the Practitioners Board.
- (3) Upon receipt of an application under subsection (2), the Registrar may issue or renew the practising certificate specifying such conditions or restrictions as may be imposed if—
 - (a) the declaration referred to in subsection (2)(b) states to the effect that the registered Chinese medicine practitioner—
 - (i) has not been convicted in Hong Kong or elsewhere of any offence punishable with imprisonment; and
 - (ii) has not been found guilty in Hong Kong or elsewhere of misconduct in a professional respect; and
 - (b) the documents or certificates referred to in subsection (2)(c) show that the registered Chinese medicine practitioner has complied with the requirements determined by the Practitioners Board under section 82.

77. Cases involving previous convictions and professional misconduct

(1) If a registered Chinese medicine practitioner makes a declaration as required under section 76(2)(b) and declares that he has been convicted in Hong Kong or elsewhere of an offence punishable with imprisonment or that he has been found guilty in Hong Kong or elsewhere of misconduct in a

Part VII 7-30
Section 78 Cap. 549

professional respect, the Registrar shall refer his case to the Disciplinary Committee of Chinese Medicine Practitioners.

(2) Where, pursuant to the consideration and recommendation by the Disciplinary Committee of Chinese Medicine Practitioners, the Practitioners Board directs that the registered Chinese medicine practitioner be issued with a practising certificate or be granted with a renewal, as the case may be, the Registrar shall issue or renew the certificate specifying such conditions or restrictions as may be imposed.

78. Currency of a practising certificate

- (1) Subject to subsection (2), a practising certificate shall be in force for such period not exceeding 3 years as may be specified in the certificate.
- (2) If at any time during the currency of a practising certificate, the holder of the certificate ceases to be a registered Chinese medicine practitioner, the certificate shall thereupon be deemed cancelled.

79. Obligations of practising certificate holders

If at any time during the currency of a practising certificate, the holder of the practising certificate—

- (a) is convicted in Hong Kong or elsewhere of an offence punishable with imprisonment, he shall report the conviction to the Registrar forthwith;
- (b) is found guilty in Hong Kong or elsewhere of misconduct in a professional respect, he shall disclose the record of misconduct to the Registrar forthwith.

80. Deeming provision in relation to practising certificate

(1) Any person who is required to be the holder of a practising certificate under section 76 shall be deemed to have obtained

Part VII 7-32
Section 81 Cap. 549

the practising certificate when he has duly applied to the Registrar and paid the prescribed fee in accordance with section 76(2).

- (2) Subsection (1) shall cease to apply once the application to the Registrar is approved or refused.
- (3) Notwithstanding subsection (1), a person who is required to be the holder of a practising certificate shall not be entitled to recover any fees, costs or other remuneration in his capacity as a registered Chinese medicine practitioner unless he was, at the time when the cause of action arose, the holder of a valid practising certificate.

81. Recovery of fees for practising certificates

- (1) If any registered Chinese medicine practitioner contravenes section 76(1), the amount of the prescribed fee payable by him under section 76(2) shall be recoverable as a civil debt by claim made in the name of the Registrar.
- (2) In any proceedings under this section a certificate purporting to be under the hand of the Registrar to the effect that the registered Chinese medicine practitioner concerned has not paid the prescribed fee shall, until the contrary is proved, be evidence of non-payment of the fee.
- (3) On recovery from a Chinese medicine practitioner of a prescribed fee under this section, the Registrar may, subject to the Chinese medicine practitioner's name appearing on the Register and where applicable, subject to section 77, issue the Chinese medicine practitioner with the practising certificate.

82. Continuing education in Chinese medicine

(1) The Practitioners Board may, on the advice of the Registration Committee, make arrangements for the accreditation of continuing education in Chinese medicine, either on its Part VII 7-34
Section 82 Cap. 549

own or in conjunction with any other person or educational institution.

(2) The Practitioners Board shall determine the requirements relating to continuing education in Chinese medicine which are to be complied with before a practising certificate may be renewed under section 76 or 77.

Part VIII 8-2

Section 83 Cap. 549

Part VIII

Limited Registration

83. Limited registration

- (1) Where an educational or scientific research institution intends to engage a person—
 - (a) who does not have any of the qualifications for registration referred to in section 67; or
 - (b) who has a qualification that qualifies him to apply to be registered but it is impracticable for him to obtain registration under section 69 in the circumstances,
 - to perform predominantly clinical teaching or research in Chinese medicine for the institution, the institution may apply to the Practitioners Board on behalf of the person for limited registration of that person.
- (2) For the purpose of subsection (1), the Practitioners Board shall publish from time to time by notice in the Gazette a list of educational or scientific research institutions from which applications for limited registration will be considered.
- (3) For the avoidance of doubt, the notice published under subsection (2) is not subsidiary legislation.

84. Application for limited registration

- (1) An application for limited registration shall be made to the Practitioners Board in such form as the Practitioners Board may determine and shall be accompanied by—
 - (a) such documents and particulars as may be determined by the Practitioners Board; and
 - (b) a prescribed application fee.

Part VIII 8-4
Section 85 Cap. 549

(2) For the purpose of determining an application for limited registration, the Practitioners Board may request the person on whose behalf the application is made to submit a declaration stating the same particulars as are required under section 68(3)(a).

85. Approval of limited registration

- (1) Upon receipt of an application made under section 84(1), the Practitioners Board may refer the application to the Registration Committee.
- (2) The Registration Committee may, and if so directed by the Practitioners Board shall, make a report to the Practitioners Board.
- (3) In any report made to the Practitioners Board under subsection (2), the Registration Committee shall make recommendations to the Practitioners Board as to whether the application should be approved.
- (4) Where the Practitioners Board is satisfied—
 - (a) that the application for limited registration is made by an educational or scientific research institution specified under section 83(2); and
 - (b) that the person on whose behalf the application was made—
 - (i) has satisfactorily completed such undergraduate degree course of training in Chinese medicine practice or its equivalent as is acceptable to the Practitioners Board: and
 - (ii) possesses adequate and relevant full-time experience in Chinese medicine practice,

the Practitioners Board may, if the Registration Committee so recommends, direct that the person be registered as a Chinese Part VIII 8-6

Section 86 Cap. 549

medicine practitioner with limited registration subject to such conditions and restrictions regarding his practice as may be imposed by the Practitioners Board.

86. Limits of limited registration

The limits of a person's registration under section 85 shall be defined in the direction under the same section by specifying—

- (a) a period, not exceeding 1 year, as the period for which the registration is to have effect;
- (b) the name of the educational or scientific research institution in respect of which the registration has effect;
- (c) the employment for performing predominantly clinical teaching or research in Chinese medicine in the named institution; and
- (d) such conditions and restrictions regarding the practice of the Chinese medicine practitioner with limited registration, if any, as may be specified by the Practitioners Board.

87. Certificate of limited registration

When an application for limited registration is approved under section 85, the Registrar shall register the person on whose behalf the application was made in the Register and issue to him a certificate of limited registration in such form as may be determined by the Practitioners Board.

88. Refusal of application for limited registration

- (1) The Practitioners Board may refuse an application for limited registration or renewal of such registration if it is satisfied—
 - (a) that the requirements of section 85 have not been complied with;

Part VIII 8-8
Section 89 Cap. 549

- (b) after due inquiry, that the person on whose behalf the application was made—
 - (i) has been convicted in Hong Kong or elsewhere of any offence punishable with imprisonment; or
 - (ii) has been found guilty in Hong Kong or elsewhere of misconduct in a professional respect;
- (c) that the institution which made the application or the person on whose behalf the application was made has sought to obtain registration by fraud or misrepresentation; or
- (d) that it is reasonable in all circumstances to do so.
- (2) Where the Practitioners Board refuses an application, the secretary of the Practitioners Board shall notify the institution which made the application and the person on whose behalf the application was made in writing of the decision and the ground for refusal.

89. Provisions relating to renewal of limited registration

- (1) Where an educational or scientific research institution which made an application under section 83 applies for renewal of registration, such registration shall, if the Practitioners Board so approves, be renewed—
 - (a) for a period not exceeding 1 year from the expiry of the current registration;
 - (b) for the purposes of the clinical teaching or research in Chinese medicine in the educational or scientific research institution specified under sections 86(b) and (c); and

Part VIII 8-10
Section 89 Cap. 549

- (c) subject to such conditions or restrictions regarding the practice of the Chinese medicine practitioner with limited registration, if any, as may be specified by the Practitioners Board.
- (2) Upon the approval of the Practitioners Board for the renewal of limited registration, a new certificate of limited registration may be issued by the Registrar on payment of a prescribed fee.

Part IX 9-2

Section 90 Cap. 549

Part IX

Transitional Arrangements for Chinese Medicine Practitioners

90. List maintained by Practitioners Board

- (1) The Practitioners Board shall compile and maintain a list of Chinese medicine practitioners and shall enter on such list the name of any person who—
 - (a) is practising Chinese medicine on 3 January 2000;
 - (b) has applied to the Practitioners Board for his name to be included in the list; and
 - (c) has paid a prescribed fee.
- (2) A person whose name is entered on the list under this section shall be assessed by the Practitioners Board as to whether he satisfies the requirements under section 92.
- (3) A person referred to in subsection (2) may—
 - (a) continue practising Chinese medicine, subject to such conditions and restrictions as may be imposed and notified in writing by the Practitioners Board; and
 - (b) use the title of "Chinese medicine practitioner" in the English language and "中醫" or "中醫師" in the Chinese language,

until—

- (i) his name has been entered on the Register under section 69(4);
- (ii) his application for registration, if any, has been refused under section 70;

Part IX 9-4
Section 90 Cap. 549

- (iii) his name has been removed from the list under section 91; or
- (iv) such date as may be specified and promulgated by the Secretary by notice in the Gazette,

whichever is the earliest.

- (4) Where the Practitioners Board has imposed conditions or restrictions under subsection (3)(a), it may amend, vary or revoke any of such conditions or restrictions.
- (5) The list maintained under this section shall remain open for application for inclusion by Chinese medicine practitioners within such period of time as may be determined by the Practitioners Board.
- (6) The Practitioners Board may arrange to publish in the Gazette from time to time as it thinks appropriate the list maintained by it under this section.
- (7) Nothing in this section shall operate so as to prohibit any person who was practising Chinese medicine immediately prior to the commencement of this provision from continuing to practise in accordance with this Ordinance until after the expiry of the period of time referred to in subsection (5).
- *(8) Where a person who continues to practise Chinese medicine by virtue of subsection (7) would, but for this subsection, be liable to be prosecuted for an offence under section 108(1)(c) and (2), then the person shall not be so liable until after the expiry of the period of time referred to in subsection (5) notwithstanding that on the expiry of such period of time, no application under subsection (1)(b) has been made to the Practitioners Board.

Editorial Note:

^{*} Section 90(8) is not yet in operation — see L.N. 250 of 2000.

Part IX 9-6

Section 91 Cap. 549

91. Removal from the list

- (1) The Practitioners Board shall remove from the list maintained under section 90 the name of a person—
 - (a) who becomes registered under section 69; or
 - (b) whose application for registration, if any, is refused under section 70.
- (2) The Practitioners Board may remove from the list maintained under section 90 the name of a person who—
 - (a) is subject to the conditions or restrictions imposed under section 90(3)(a) but has failed to comply with any of such conditions or restrictions; or
 - (b) has been convicted in Hong Kong or elsewhere of an offence punishable with imprisonment.
- (3) The Practitioners Board shall notify the person concerned in writing of the reasons for its direction under subsection (2).

92. Alternative qualifying requirements

- (1) The Practitioners Board may determine a person to be qualified to be registered under section 69 if it is satisfied, after assessment, that the person—
 - (a) is one whose name is entered on the list maintained under section 90; and
 - (b) has acquired substantial experience, knowledge and skills in the practice of Chinese medicine.
- (2) No person shall be regarded as having acquired substantial experience, knowledge and skills for the purpose of subsection (1)(b) unless he has—
 - (a) attained the standard which qualifies him to be exempted from the Licensing Examination under section 93;

Part IX 9-8
Section 93 Cap. 549

- (b) passed the registration assessment as required under section 94; or
- (c) passed the Licensing Examination as required under section 95

93. Exemptions from Licensing Examination

A listed Chinese medicine practitioner who satisfies the Practitioners Board that he has fulfilled either one of the following criteria, namely—

- (a) immediately before 3 January 2000, he has been practising Chinese medicine in Hong Kong for a continuous period of not less than 15 years; or
- (b) (i) immediately before 3 January 2000, he has been practising Chinese medicine in Hong Kong for a continuous period of not less than 10 years; and
 - (ii) he has obtained a qualification in Chinese medicine practice acceptable to the Practitioners Board,

shall be exempted from the Licensing Examination.

94. Registration assessment

- (1) A listed Chinese medicine practitioner who satisfies the Practitioners Board that he has fulfilled either one of the following criteria, namely—
 - (a) immediately before 3 January 2000, he has been practising Chinese medicine in Hong Kong for a continuous period of not less than 10 years; or
 - (b) (i) immediately before 3 January 2000, he has been practising Chinese medicine in Hong Kong for a continuous period of less than 10 years; and
 - (ii) he has obtained a qualification in Chinese medicine practice acceptable to the Practitioners Board,

Part IX 9-10

Section 95 Cap. 549

shall be exempted from the Licensing Examination but shall be required to pass a registration assessment conducted by the Practitioners Board before he is qualified to apply to be registered as a registered Chinese medicine practitioner under section 69

- (2) A listed Chinese medicine practitioner who is required to undergo the registration assessment shall pay a prescribed fee before he may attend the registration assessment.
- (3) The Practitioners Board shall publish by notice in the Gazette such information pertaining to the registration assessment as it thinks fit.
- (4) For the avoidance of doubt, the notice published under subsection (3) is not subsidiary legislation.

95. Requirement to undertake Licensing Examination

- (1) A listed Chinese medicine practitioner who—
 - (a) satisfies the Practitioners Board that immediately before 3 January 2000, he has been practising Chinese medicine in Hong Kong for a continuous period of less than 10 years; or
 - (b) has failed the registration assessment, shall be required to undertake the Licensing Examination, the passing of which shall qualify him to apply to be registered as a registered Chinese medicine practitioner under section 69.
- (2) Notwithstanding subsection (1)(b), a listed Chinese medicine practitioner who has made a request for review under section 96 shall not be required to undertake the Licensing Examination pending the outcome of the review.

96. Notification and review, etc.

Part IX 9-12 Section 96 Cap. 549

- (1) Where a registration assessment is conducted under section 94, the Practitioners Board shall notify the listed Chinese medicine practitioner concerned in writing of the relevant result.
- (2) Within 14 days of the receipt of the written notification made in accordance with subsection (1), the listed Chinese medicine practitioner concerned may request the Practitioners Board to review the result of the registration assessment, to which the written notification relates, by submitting the request in writing and stating the reasons relied upon.
- (3) Upon receipt of a request for review under subsection (2) and payment of a prescribed review fee, the Practitioners Board shall review the result and notify the listed Chinese medicine practitioner in writing of its decision within 1 month after the completion of the review.

Part X 10-2

Section 97 Cap. 549

Part X

Appeals, Disciplinary Powers and Inquiries

97. Appeals

- (1) Any person aggrieved by a decision of the Practitioners Board made under sections 56(1)(c), 58(4), 59(2), 61(1)(a), 62, 63, 64, 66, 70 and 88 may, within 14 days of the receipt of the notification of the decision, or within such further time as the Council may in special circumstances allow, appeal against that decision to the Council in writing stating the reasons relied upon.
- (2) In determining an appeal under subsection (1), the Council may invite the person concerned to give further representations in writing or in person.
- (3) For the purpose of hearing an appeal, 5 members of the Council shall be a quorum.
- (4) A hearing of an appeal shall be conducted in accordance with the prescribed procedure.
- (5) The Council may affirm, reverse or vary the decision appealed against.
- (6) The decision of the Council under subsection (5) shall be final.

98. Disciplinary powers of Practitioners Board

(1) Where the Disciplinary Committee of Chinese Medicine Practitioners considers that the conduct of a registered Chinese medicine practitioner should be inquired into as a result of a complaint being made to it or otherwise, the Disciplinary Committee of Chinese Medicine Practitioners shall refer the case to the Practitioners Board.

Part X 10-4
Section 98 Cap. 549

(2) Where the Practitioners Board is satisfied, after due inquiry into the case referred to it under subsection (1), that the registered Chinese medicine practitioner—

- (a) has been convicted in Hong Kong or elsewhere of any offence punishable with imprisonment;
- (b) is guilty in Hong Kong or elsewhere of misconduct in any professional respect; (Amended 9 of 2002 s. 7)
- (c) has obtained registration by fraud or misrepresentation;
- (d) was not at the time of his registration qualified to be registered;
- (e) has breached a condition or conditions imposed by the Practitioners Board on his practice of Chinese medicine;
- (f) has failed to disclose a conviction in Hong Kong or elsewhere of an offence punishable with imprisonment to the Registrar in accordance with section 79(a); or
- (g) has failed to disclose a record of misconduct in any professional respect to the Registrar in accordance with section 79(b),

the Practitioners Board may take any of the steps in subsection (3).

- (3) The Practitioners Board may, in its discretion—
 - (a) order that the name of the registered Chinese medicine practitioner be removed from the Register;
 - (b) order that the name of the registered Chinese medicine practitioner be removed from the Register for such period as it may think fit and that the name be subsequently restored to the Register upon the expiry of such period;
 - (c) make any such order as in paragraph (a) or (b) but suspend its application, subject to such conditions as

Part X 10-6 Section 98 Cap. 549

it thinks fit, for a period, or periods in aggregate, not exceeding 3 years;

- (d) order that the registered Chinese medicine practitioner be reprimanded;
- (e) make any such order as in paragraph (a) or (b) and further order that such order takes effect upon its publication in the Gazette if the Practitioners Board is satisfied that it is necessary for the protection of the public to do so; or
- (f) order that a warning letter be served on the registered Chinese medicine practitioner.
- (4) Where an order is made under subsection (3), the Practitioners Board may, in any case, make such order as it thinks fit with regard to the payment of costs of the Registrar, any complainant or any person presenting the case to the Practitioners Board and the registered Chinese medicine practitioner and any costs awarded may be recovered summarily as a civil debt in accordance with the provision of section 67 of the Magistrates Ordinance (Cap. 227).
- (5) Except for an order made under subsection (3)(e), the Registrar shall not remove the name of the registered Chinese medicine practitioner from the Register—
 - (a) until after the expiry of the time within which an appeal may be lodged under section 103(1); or
 - (b) in the case of an appeal having in fact been lodged under section 103(1), until after the appeal is finally determined. (Amended 10 of 2005 s. 122)
- (6) Nothing in this section shall be deemed to require the Practitioners Board to inquire into the question as to whether a registered Chinese medicine practitioner was properly convicted when considering a record of conviction of the Chinese medicine practitioner under this section, but the

Part X 10-8 Section 99 Cap. 549

> Practitioners Board may consider any record of the case in which such conviction was recorded and any other evidence which may be available and is relevant as showing the nature and gravity of the offence.

(7) In deciding whether the Practitioners Board should be recommended to hold an inquiry under this section in respect of a case, the Disciplinary Committee of Chinese Medicine Practitioners shall act in accordance with the prescribed procedure for considering the case brought to its attention.

99. Meetings of Practitioners Board for purpose of an inquiry

- (1) The meetings of the Practitioners Board held for the purpose of conducting an inquiry under section 98 shall require a quorum of 5 members subject to at least one being a lay member.
- (2) Only members who have attended all meetings held for the purpose of the inquiry may participate in the decision of the Practitioners Board.
- (3) A member of the Disciplinary Committee of Chinese Medicine Practitioners who is also a member of the Practitioners Board shall not attend a meeting of the Practitioners Board held for the purpose of inquiring into a case, if that member has taken part in its initial consideration when it was brought before the Disciplinary Committee of Chinese Medicine Practitioners.

100. Powers of Practitioners Board in regard to obtaining of evidence and conduct at proceedings

- (1) For the purpose of conducting an inquiry under section 98, the Practitioners Board shall have the following powers—
 - (a) to hear, receive and examine evidence on oath;

Part X 10-10
Section 101 Cap. 549

(b) to summon any person to attend the inquiry to give evidence or produce any book, document or other thing in his possession and to examine him as a witness or require him to produce any book, document or other thing in his possession;

- (c) to admit or exclude the public or any member of the public from the inquiry;
- (d) to award any person summoned to attend the inquiry such sum or sums as in the opinion of the Practitioners Board may have been reasonably expended by him for attending the inquiry.
- (2) Summonses to witnesses may be in such form as the Practitioners Board may determine and shall be signed by the chairman of the Practitioners Board.
- (3) A summons to witness may be served personally, by post or by registered post.
- (4) If it appears to the Practitioners Board that it is necessary to do so in the interests of the complainant, any witness concerned or the registered Chinese medicine practitioner who is the subject of an inquiry, it may order that all or any information relating to the inquiry may not be disclosed.

101. Appearance of counsel, etc.

The complainant in an inquiry under section 98 or the registered Chinese medicine practitioner whose conduct is the subject of such inquiry shall be entitled to be represented by a solicitor or counsel throughout the inquiry.

102. Service of orders made by Practitioners Board

(1) A copy of any order made under section 98(3)(a), (b), (c) or (e) shall be served by the Registrar upon the registered Chinese medicine practitioner concerned.

Part X 10-12 Section 103 Cap. 549

(2) Where the Practitioners Board made an order under section 98(3)(d) or (f), the Registrar shall serve the reprimand or the warning letter together with the relevant order upon the registered Chinese medicine practitioner concerned.

103. Appeals against orders of Practitioners Board

- (1) Any person who is aggrieved by an order made in respect of him under section 56(1)(a), (d) or (e) or (2) or 98 may, within 1 month from the date of service of the order, or within such further time as the Court of Appeal may in special circumstances allow, appeal to the Court of Appeal.
- (2) The Court of Appeal may affirm, reverse or vary the order appealed against.
- (3) (Repealed 10 of 2005 s. 120)
- (4) The practice in relation to any such appeal shall be subject to any rules of court made under the High Court Ordinance (Cap. 4).
- (5) The Court of Appeal shall not have power to hear any appeal against an order made under section 98 unless notice of such appeal was given within the time referred to in subsection (1).

104. Publication of orders

- (1) Where an order under section 98(3)(e) is made, the Practitioners Board shall, as soon as possible, publish the order in the Gazette.
- (2) Where—
 - (a) an order under section 98(3)(a), (b), (c) or (d) is made;
 - (b) the time specified under section 103(1) within which an appeal against an order may be lodged has expired; and
 - (c) no such appeal has been lodged,

Part X 10-14
Section 104 Cap. 549

the Practitioners Board shall, within 1 month, publish the order in the Gazette.

(3) Where—

- (a) an order under section 98(3)(f) is made;
- (b) the time specified under section 103(1) within which an appeal against an order may be lodged has expired; and
- (c) no such appeal has been lodged,

the Practitioners Board may, if it sees fit, within 1 month, publish the order in the Gazette.

(4) Where—

- (a) an order under section 98(3)(a), (b), (c) or (d) is made; and
- (b) an appeal has been lodged against the order within the time limit specified under section 103(1),

the Practitioners Board shall within 1 month after the appeal is finally determined, publish the order or, if the order is varied on appeal, the order as so varied in the Gazette. (Amended 10 of 2005 s. 123)

(5) Where—

- (a) an order under section 98(3)(f) is made; and
- (b) an appeal has been lodged against the order within the time limit specified under section 103(1),

the Practitioners Board may, as it sees fit, within 1 month after the appeal is finally determined, publish the order or, if the order is varied on appeal, the order as so varied in the Gazette. (Amended 10 of 2005 s. 123)

Part X 10-16
Section 104 Cap. 549

- (6) Where an order is published in the Gazette under subsection (1), (2), (3), (4) or (5) the Practitioners Board—
 - (a) shall publish with such order sufficient particulars to acquaint the public with the nature of the matter to which the order relates; and
 - (b) may publish with such order an account of the proceedings of the inquiry at which the order was made.

Last updated date 28.6.2018

Part XI 11-2

Section 105 Cap. 549

Part XI

Offences

105. Penalty for failure to give evidence

- (1) Subject to subsection (2), any person who being summoned to attend as a witness or to produce a book, document or any other thing at an inquiry under section 100(1)—
 - (a) refuses or neglects to do so; or
 - (b) refuses to answer any question put to him—
 - (i) by the Practitioners Board; or
 - (ii) with the concurrence of the Practitioners Board, commits an offence and is liable to a fine at level 3 and to imprisonment for 6 months.
- (2) Notwithstanding subsection (1), no person shall be bound to incriminate himself and every witness shall, in respect of any evidence given by him before the Practitioners Board, be entitled to the privileges to which he would be entitled if giving evidence before a court of justice.

106. Penalty for not complying with an order regarding nondisclosure of information

A person who does not comply with an order under section 100(4) commits an offence and is liable to a fine at level 3 and to imprisonment for 6 months.

107. Fraudulent registration, etc.

Any person who fraudulently procures or attempts to procure himself or any other person to be registered as a registered Chinese medicine practitioner or to be listed as a listed Chinese medicine Part XI 11-4
Section 108 Cap. 549

practitioner, by making or producing, or causing to be made or produced, any false or fraudulent representations or declaration, either oral or in writing, commits an offence and is liable on conviction upon indictment to imprisonment for 3 years.

108. Unlawful use of title, etc. and practise without registration

- (1) Any person who—
 - (a) wilfully or falsely pretends—
 - (i) to be qualified to practise Chinese medicine; or
 - (ii) to be a listed Chinese medicine practitioner; or
 - (iii) to be a registered Chinese medicine practitioner; or
 - (iv) that his name is included in the Register; or
 - (b) falsely takes or uses any name, title, addition or description implying that—
 - (i) he is qualified to practise Chinese medicine; or
 - (ii) he is a listed Chinese medicine practitioner; or
 - (iii) he is a registered Chinese medicine practitioner; or
 - (iv) his name is included in the Register; or
 - (c) not being a registered Chinese medicine practitioner or listed Chinese medicine practitioner, professes to practise or publishes his name as practising Chinese medicine,

commits an offence and is liable to a fine at level 6 and to imprisonment for 3 years.

- (2) Subject to subsection (3), any person who not being a registered Chinese medicine practitioner or listed Chinese medicine practitioner—
 - (a) practises Chinese medicine commits an offence and is liable—

Part XI 11-6 Section 108 Cap. 549

- (i) to a fine at level 6 and to imprisonment for 3 years; or
- (ii) on conviction upon indictment to imprisonment for 5 years; or
- (b) practises Chinese medicine in relation to a person which results in personal injury to that person commits an offence and is liable—
 - (i) to a fine of \$200,000 and to imprisonment for 3 years; or
 - (ii) on conviction upon indictment to imprisonment for 7 years.
- (3) Subsection (2) shall not apply to—
 - (a) the dispensing of Chinese herbal medicines by a dispenser or person nominated under section 114(2)(b)(i) or (ii) at the premises in respect of which a retailer licence is in force;
 - (b) the use of acupuncture, being of a type with distinguishable differences from acupuncture based on traditional Chinese medicine, in the course of the practice of—
 - (i) a registered medical practitioner registered under the Medical Registration Ordinance (Cap. 161);
 - (ii) a registered dentist registered under the Dentists Registration Ordinance (Cap. 156);
 - (iii) a physiotherapist registered under the Supplementary Medical Professions Ordinance (Cap. 359).
- (4) Any person with limited registration who—
 - (a) wilfully or falsely pretends to be qualified to practise Chinese medicine; or

Part XI 11-8
Section 108 Cap. 549

(b) wilfully or falsely takes or uses any name, title, addition or description implying that he is qualified to practise Chinese medicine,

beyond the limits defined in the direction under sections 85 and 86 relating to that registration commits an offence and is liable to a fine at level 3 and to imprisonment for 6 months.

- (5) For the purposes of this section—
 - (a) the suggestion of a well-established prescription of Chinese herbal medicines to a single individual without carrying out any diagnosis on the basis of traditional Chinese medicine by a dispenser or person nominated under section 114(2)(b)(i) or (ii) at the premises in respect of which a retailer licence is in force shall not be regarded as practising Chinese medicine for the purpose of subsection (2);
 - (b) a person who fraudulently procures himself to be registered as a registered Chinese medicine practitioner or listed as a listed Chinese medicine practitioner, by making or producing, or causing to be made or produced, any false or fraudulent representations or declaration, either oral or in writing, shall be deemed not to have been so registered or so listed, as the case may be.

Part XII 12-2

Section 109 Cap. 549

Part XII

Licensing of Chinese Herbal Medicines Traders

109. Restriction on sale, etc. of Schedule 1 medicines

- (1) Except under and in accordance with this Ordinance, no person shall—
 - (a) sell by retail; or
 - (b) dispense to another person,
 - any Chinese herbal medicine specified in Schedule 1—
 - (i) except in accordance with a prescription given by a registered Chinese medicine practitioner; or
 - (ii) without a retailer licence in respect of such Chinese herbal medicine; or
 - (iii) subject to section 145(1), at any place other than the premises specified in such licence.
- (2) Except under and in accordance with this Ordinance, no person shall—
 - (a) sell or distribute by way of wholesale; or
 - (b) possess for the purpose of wholesale,
 - any Chinese herbal medicine specified in Schedule 1—
 - (i) without a wholesaler licence in Chinese herbal medicines in respect of such Chinese herbal medicine; or
 - (ii) subject to section 145(1), at any place other than the premises specified in such licence.

110. Possession of Schedule 1 medicines

Except under and in accordance with this Ordinance, no person

Part XII 12-4
Section 111 Cap. 549

shall have in his possession any Chinese herbal medicine specified in Schedule 1, unless the Chinese herbal medicine is possessed under and in accordance with a licence granted by the Medicines Board under this Ordinance.

111. Restriction on sale, etc. of Schedule 2 medicines

- (1) Except under and in accordance with this Ordinance, no person shall—
 - (a) sell by retail; or
 - (b) dispense to another person; or
 - (c) possess for the purpose of retail,
 - any Chinese herbal medicine specified in Schedule 2—
 - (i) without a retailer licence in respect of such Chinese herbal medicine; or
 - (ii) subject to section 145(1), at any place other than the premises specified in such licence.
- (2) Except under and in accordance with this Ordinance, no person shall—
 - (a) sell or distribute by way of wholesale; or
 - (b) possess for the purpose of wholesale,
 - any Chinese herbal medicine specified in Schedule 2—
 - (i) without a wholesaler licence in Chinese herbal medicines in respect of such Chinese herbal medicine; or
 - (ii) subject to section 145(1), at any place other than the premises specified in such licence.

112. Application of Schedules 1 and 2

The Chinese herbal medicines specified in Schedules 1 and 2 shall apply to the dried or processed form of such medicines unless

Part XII 12-6

Section 113 Cap. 549

otherwise specified.

113. Amendment of Schedules 1 and 2

The Secretary may, after the consultation with the Council, by order published in the Gazette, amend Schedules 1 and 2.

114. Licensing of retailers in Chinese herbal medicines

- (1) Any person may apply to the Medicines Board for a retailer licence.
- (2) An application under subsection (1) shall—
 - (a) be in such form and accompanied by such documents, information and particulars as the Medicines Board may determine;
 - (b) include the following nominations—
 - (i) a person who will be responsible for the supervision of the dispensing of Chinese herbal medicines; and
 - (ii) not more than 2 deputies, one of whom shall act in the absence of that person;
 - (c) specify the Chinese herbal medicines to which the application relates; and
 - (d) specify the location of the premises to which the application relates.
- (3) If the Medicines Board is satisfied that an application under subsection (1) complies with the prescribed licensing requirements, it may, upon payment of a prescribed fee, issue a retailer licence subject to such restrictions or conditions as may be imposed.
- (4) If, having regard to the provisions of the Ordinance, the Medicines Board considers it necessary in the public interest to do so, it may refuse an application under subsection (1)

Part XII 12-8

Section 115 Cap. 549

and thereupon notify the applicant in writing of the reasons for refusal.

115. Licensing of wholesale dealers in Chinese herbal medicines

- (1) Any person may apply to the Medicines Board for a wholesaler licence in Chinese herbal medicines.
- (2) An application under subsection (1) shall—
 - (a) be in such form and accompanied by such documents, information and particulars as the Medicines Board may determine;
 - (b) specify the Chinese herbal medicines to which the application relates; and
 - (c) specify the location of the premises to which the application relates.
- (3) If the Medicines Board is satisfied that an application under subsection (1) complies with the prescribed licensing requirements, it may, upon payment of a prescribed fee, issue a wholesaler licence in Chinese herbal medicines subject to such restrictions or conditions as may be imposed.
- (4) If, having regard to the provisions of the Ordinance, the Medicines Board considers it necessary in the public interest to do so, it may refuse an application under subsection (1) and thereupon notify the applicant in writing of the reasons for refusal.

116. Duration and renewal of licences

- (1) Subject to section 139, a licence issued under section 114 or 115 shall be for such period as may be prescribed.
- (2) A licence holder may apply to the Medicines Board for the renewal of the licence

Part XII 12-10 Section 117 Cap. 549

(3) On an application for renewal under this section, the Medicines Board may—

- (a) upon payment of a prescribed fee, renew the licence, with or without modifications to the conditions or restrictions, if any, previously imposed and for such period as may be prescribed or for such shorter period as it considers appropriate; or
- (b) refuse the application, if, having regard to the provisions of the Ordinance, it considers it necessary in the public interest to do so.
- (4) Where the Medicines Board refuses an application for renewal under this section, it shall notify the applicant in writing of the reasons for refusal.

117. Certified copy of licences

The Medicines Board may, upon application and payment of a prescribed fee by the holder of a licence issued under this Part, issue a certified copy of that licence to the licence holder.

118. Provision for transitional licensing of Chinese herbal medicines traders

- (1) A person who—
 - (a) carries on a business in the retail or wholesale of Chinese herbal medicines on 3 January 2000; and
 - (b) makes an application to the Medicines Board within such period of time as may be determined by the Medicines Board for a retailer licence or wholesaler licence in Chinese herbal medicines, as the case may be, in accordance with section 114 or 115,

shall be deemed, under this subsection, to have been granted a licence issued under section 114 or 115 as appropriate, subject to such terms and conditions as may be imposed by Part XII 12-12 Section 118 Cap. 549

> the Medicines Board by notice in writing to that person, and the licence shall, subject to section 139, continue in effect until—

- (i) the issue of a licence under section 114(3) or 115(3), as the case may be;
- (ii) the refusal of his application for a licence under section 114(4) or 115(4), as the case may be; or
- (iii) such date as may be specified and promulgated by the Secretary by notice published in the Gazette,

whichever is the earliest.

- (2) Confirmation in writing by the Medicines Board of the receipt of an application shall be sufficient evidence of a licence deemed to be granted under subsection (1).
- (3) Where a person would, but for this subsection, be liable to be prosecuted for a contravention of section 109, 110 or 111 for trading in or possessing any Chinese herbal medicine specified in Schedule 1 or 2 without a licence, then that person shall not be so liable until after the expiry of the period of time referred to in subsection (1)(b) notwithstanding that on the expiry of such period of time, no application has been made to the Medicines Board.

Part XIII 13-2

Section 119 Cap. 549

Part XIII

Registration of Proprietary Chinese Medicines

119. Proprietary Chinese medicines to be registered

- (1) Except under and in accordance with this Ordinance and subject to subsection (2), no person shall—
 - (a) sell; or
 - (b) import; or
 - (c) possess,
 - any proprietary Chinese medicine unless the proprietary Chinese medicine is registered under section 121.
- (2) Subsection (1) shall not apply to any substance or product which is registered under the Pharmacy and Poisons Ordinance (Cap. 138).
- (3) Nothing in subsection (1) shall operate so as to prohibit a manufacturer from manufacturing or a wholesaler of proprietary Chinese medicine from importing a proprietary Chinese medicine of a reasonable quantity for the purposes of providing samples and seeking registration under section 121.
- (4) For the purpose of subsection (1), a proprietary Chinese medicine shall not be taken as registered under section 121 unless its particulars are identical with the registered particulars of the registered proprietary Chinese medicine.

120. Application for registration of proprietary Chinese medicines to be made by manufacturers, importers, etc.

An application for the registration of a proprietary Chinese medicine shall be made—

Part XIII 13-4
Section 121 Cap. 549

- (a) in the case of its being manufactured in Hong Kong, by the manufacturer;
- (b) in the case of its being manufactured outside Hong Kong—
 - (i) by the importer; or
 - (ii) by the local representative or agent of the manufacturer,

prior to its being imported into Hong Kong.

121. Registration of proprietary Chinese medicines

- (1) An application for the registration of a proprietary Chinese medicine shall be made to the Medicines Board and shall—
 - (a) be in such form and accompanied by such documents, information, samples and other materials as the Medicines Board may determine;
 - (b) furnish the particulars of the proprietary Chinese medicine required to be registered in accordance with the prescribed requirements; and
 - (c) be accompanied by a prescribed application fee.
- (2) Subject to section 122, the Medicines Board may approve the application and upon payment of a prescribed issue fee, register the proprietary Chinese medicine and issue a certificate of registration to the applicant in respect of the proprietary Chinese medicine in such form as it may determine.
- (3) Subject to the certificate of registration being issued, the Medicines Board may impose such conditions as it thinks fit and may amend, vary or revoke the conditions if it appears to the Medicines Board that the conditions should be amended, varied or revoked.

Part XIII 13-6
Section 122 Cap. 549

(4) If, having regard to the provisions of the Ordinance, the Medicines Board considers it necessary in the public interest to do so, it may refuse an application for registration made under subsection (1) and thereupon notify the applicant in writing of the reasons for refusal.

122. Factors relevant to determination of application for registration

- (1) In determining an application for registration of a proprietary Chinese medicine, the Medicines Board shall in particular take into consideration—
 - (a) the safety of the proprietary Chinese medicine to which the application relates;
 - (b) the quality of the proprietary Chinese medicine according to the specification and the method or proposed method of manufacture of the medicine, and the provisions proposed for securing that medicine as sold or supplied will be of that quality; and
 - (c) the efficacy of the proprietary Chinese medicine for the purposes for which the medicine is proposed to be administered.
- (2) In taking into consideration the efficacy for a particular purpose of a proprietary Chinese medicine to which an application relates, the Medicines Board shall disregard any question whether a proprietary Chinese medicine of another description would or might be equally or more efficacious for that purpose.
- (3) For the purpose of subsection (1), nothing in subsection (2) shall be construed as requiring the Medicines Board, in considering the safety of a proprietary Chinese medicine of a particular description, in relation to a purpose for which it is proposed to be administered, to disregard any question whether a proprietary Chinese medicine of another

Part XIII 13-8
Section 123 Cap. 549

description, being equally or more efficacious for that purpose, would or might be safer in relation to that purpose.

- (4) In determining an application relating to a proprietary Chinese medicine which is to be imported, the Medicines Board—
 - (a) shall also take into consideration in particular the methods, standards and conditions of manufacture of the medicine; and
 - (b) may, if it thinks fit, require the production by the applicant of any one or a combination of the following—
 - (i) an undertaking, given by the manufacturer of the proprietary Chinese medicine, to permit the premises where it is or is to be manufactured, and the operations carried on or to be carried on in the course of manufacturing it, to be inspected by or on behalf of the Medicines Board;
 - (ii) an undertaking, given by the manufacturer of the proprietary Chinese medicine, to comply with any conditions as imposed by the Medicines Board;
 - (iii) a declaration, given by or on behalf of the manufacturer of the proprietary Chinese medicine that, in relation to the manufacture of the proprietary Chinese medicine any requirements imposed by or under the law of the place in which it is or is to be manufactured have been or will be complied with.

123. Duration and renewal of registration

- (1) The registration of a proprietary Chinese medicine under section 121 shall have effect for such period as may be prescribed.
- (2) The holder of a certificate of registration may apply to the Medicines Board for the renewal of registration.

Part XIII 13-10
Section 124 Cap. 549

(3) On an application for renewal under this section, the Medicines Board may—

- (a) upon payment of a prescribed fee, renew the registration and issue a certificate of registration, with or without modifications to the conditions, if any, previously imposed for such period as may be prescribed or for such shorter period as it considers appropriate; or
- (b) refuse the application, if, having regard to the provisions of the Ordinance, it considers it necessary in the public interest to do so.
- (4) Where the Medicines Board refuses an application for renewal under this section, it shall notify the applicant in writing of the reasons for refusal.

124. Variation of registered particulars of registered proprietary Chinese medicines

- (1) The holder of a certificate of registration may, on payment of a prescribed fee, apply in writing to the Medicines Board for approval to vary the registered particulars of the proprietary Chinese medicine to which the certificate relates except the following particulars—
 - (a) the product name;
 - (b) the dose form; and
 - (c) the name and quantity of any active ingredient.
- (2) If the Medicines Board is satisfied that the proposed variation will not adversely affect the safety, quality and efficacy of the relevant proprietary Chinese medicine, it may approve the variation as proposed in the application.
- (3) The Medicines Board shall advise the applicant in writing—
 - (a) whether the application for variation is approved; and

Part XIII 13-12 Section 125 Cap. 549

- (b) if it is approved, the date on which the variation takes effect; or
- (c) if it is disapproved, the reason for disapproval.
- (4) Where the variation of the registered particulars of a proprietary Chinese medicine registered under section 121 takes effect, the proprietary Chinese medicine to which the registered particulars were related before the variation shall cease to be a proprietary Chinese medicine registered under that section.
- (5) Where by virtue of subsection (4) a proprietary Chinese medicine ceases to be a proprietary Chinese medicine registered under section 121, the relevant applicant shall before the relevant variation takes effect, recall or cause to recall, to the extent reasonably possible, the proprietary Chinese medicine already supplied.

125. De-registration of proprietary Chinese medicines

- (1) The Medicines Board may de-register a proprietary Chinese medicine if it considers it necessary in the public interest to do so.
- (2) Where the Medicines Board intends to de-register a proprietary Chinese medicine, it shall notify the holder of the certificate of registration in writing of its intention and invite him to submit any representations, information or explanation in writing.
- (3) Notwithstanding subsection (2), the Medicines Board may de-register a proprietary Chinese medicine forthwith if it considers that an emergency exists.
- (4) Where the Medicines Board determines to de-register a proprietary Chinese medicine, it shall forward to the holder of the certificate of registration a notice of de-registration and shall state in such notice its reasons for de-registration.

Part XIII 13-14
Section 126 Cap. 549

(5) The Medicines Board may publish in the Gazette a list of all proprietary Chinese medicines de-registered under subsections (1) and (3) when it considers appropriate.

126. Publication of registered proprietary Chinese medicines

The Medicines Board may publish in the Gazette from time to time as it considers appropriate a list of registered proprietary Chinese medicines.

127. Certified copy of certificate of registration

The Medicines Board may, upon application and payment of a prescribed fee by the holder of a certificate of registration issued under this Part, issue a certified copy of that certificate of registration to the certificate holder.

128. Provision for transitional registration of proprietary Chinese medicines

- (1) Where a proprietary Chinese medicine is, on 1 March 1999—
 - (a) manufactured, sold or supplied for sale in Hong Kong; or
 - (b) manufactured outside Hong Kong and is sold or supplied for sale in Hong Kong,
 - a person who is, on the same date—
 - (i) in the case of paragraph (a), the manufacturer; or
 - (ii) in the case of paragraph (b), an importer, or a local representative or agent of the manufacturer,

may apply to the Medicines Board within such period of time as may be determined by the Medicines Board for the registration of the proprietary Chinese medicine in accordance with section 121. Part XIII 13-16
Section 128 Cap. 549

(2) Where an application is made under subsection (1), the proprietary Chinese medicine shall be deemed, under this subsection, to have been registered and a certificate is deemed to have been issued under section 121 subject to such classification of category, conditions and restrictions as may be imposed by the Medicines Board by notice in writing to the applicant.

- (3) Subject to subsection (7), such registration shall continue in effect until—
 - (a) the issue of a certificate of registration under section 121(2); or
 - (b) the refusal of the application for registration of that proprietary Chinese medicine under section 121(4); or
 - (c) such date as may be specified and promulgated by the Secretary by notice published in the Gazette,

whichever is the earliest.

- (4) Confirmation in writing by the Medicines Board of the receipt of an application shall be sufficient evidence of a certificate deemed to be issued under subsection (2).
- (5) The Medicines Board may amend, vary or revoke any of the classification of category, conditions or restrictions imposed under subsection (2).
- (6) Where a person would, but for this subsection, be liable to be prosecuted for a contravention of section 119 for trading in, importing or possessing a proprietary Chinese medicine which, but for this subsection, would otherwise be required to be registered, then the person shall not be so liable until after the expiry of the period of time referred to in subsection (1) notwithstanding that on the expiry of such period of time, no application has been made to the Medicines Board.

Part XIII 13-18
Section 129 Cap. 549

(7) Section 125 and any requirements in respect of proprietary Chinese medicines imposed by regulations made under section 161 shall apply to proprietary Chinese medicines deemed to be registered under this section.

129. Clinical trials and medicinal tests

- (1) For the purpose of facilitating the conduct of a clinical trial or medicinal test of any proprietary Chinese medicine, the Medicines Board may, upon application, issue a certificate for clinical trial and medicinal test.
- (2) An application shall be in such form and accompanied by such documents, information, samples and other materials as the Medicines Board may determine and a prescribed application fee.
- (3) The Medicines Board may, on payment of a prescribed issue fee, issue a certificate for clinical trial and medicinal test, and such certificate shall be valid for such period and subject to such conditions as the Medicines Board thinks fit.
- (4) If, having regard to the provisions of this Ordinance, the Medicines Board considers it necessary in the public interest to do so, it may refuse an application made under subsection (1).

130. Certificate of sale of proprietary Chinese medicines

(1) For the purpose of exporting a proprietary Chinese medicine which is registered under section 121 and manufactured by a manufacturer licensed under section 132, the Medicines Board may, upon application, issue in the prescribed form a certificate certifying that the proprietary Chinese medicine is allowed to be sold in Hong Kong and containing such statements relating to the proprietary Chinese medicine as it considers appropriate.

Chinese Medicine Ordinance

Part XIII 13-20
Section 130 Cap. 549

(2) The certificate referred to in subsection (1) is issued subject to the payment of a prescribed fee.

Part XIV 14-2 Section 131 Cap. 549

Part XIV

Licensing of Proprietary Chinese Medicines Traders

131. Restriction on manufacture of proprietary Chinese medicines

Except under and in accordance with this Ordinance, no person shall manufacture any proprietary Chinese medicine, whether registered or not—

- (a) without a manufacturer licence; or
- (b) subject to section 145(1), at any place other than the premises specified in such licence.

132. Licensing of manufacturers

- (1) An application for a licence to manufacture proprietary Chinese medicines shall be made to the Medicines Board and shall—
 - (a) be in such form and accompanied by such documents, particulars and other materials as the Medicines Board may determine;
 - (b) include the following nominations—
 - (i) a person who will be responsible for the supervision of the manufacture of proprietary Chinese medicines; and
 - (ii) not more than 2 deputies, one of whom shall act in the absence of that person; and
 - (c) specify the location of the premises to which the application relates.
- (2) If the Medicines Board is satisfied that an application made under subsection (1) complies with the prescribed licensing requirements, it may, upon payment of a prescribed fee, issue

Part XIV 14-4 Section 133 Cap. 549

a manufacturer licence in a prescribed form subject to such conditions or restrictions as may be imposed. (Amended 14 of 2003 s. 24)

- (3) Without prejudice to the generality of subsection (2), the Medicines Board may impose a condition prohibiting the manufacturing of certain proprietary Chinese medicines if the Medicines Board considers it necessary in the public interest to do so.
- (4) If, having regard to the provisions of the Ordinance, the Medicines Board considers it necessary in the public interest to do so, it may refuse an application made under subsection (1) and thereupon notify the applicant in writing of the reasons for refusal.

133. Certificate for manufacturer

The Medicines Board may, upon application and payment of a prescribed fee, issue a certificate in a prescribed form, to be known as a certificate for manufacturer, certifying that the holder of a manufacturer licence follows the requirements of good practices in manufacture and quality control of proprietary Chinese medicines.

134. Restriction on sale, etc. of proprietary Chinese medicines

Except under and in accordance with this Ordinance, no person shall—

- (a) sell or distribute by way of wholesale; or
- (b) possess for the purpose of wholesale, any proprietary Chinese medicine—
 - (i) without a wholesaler licence in proprietary Chinese medicines; or
 - (ii) subject to section 145(1), at any place other than the premises specified in such licence.

Part XIV 14-6 Section 135 Cap. 549

135. Licensing of wholesale dealers in proprietary Chinese medicines

- (1) An application for a wholesaler licence in proprietary Chinese medicines shall be made to the Medicines Board and shall—
 - (a) be in such form and accompanied by such documents, particulars and other materials as the Medicines Board may determine; and
 - (b) specify the location of the premises to which the application relates.
- (2) If the Medicines Board is satisfied that an application made under subsection (1) complies with the prescribed licensing requirements, it may, upon payment of a prescribed fee, issue a wholesaler licence in proprietary Chinese medicines subject to such restrictions or conditions as it may impose.
- (3) If, having regard to the provisions of this Ordinance, the Medicines Board considers it necessary in the public interest to do so, it may refuse an application made under subsection (1) and thereupon notify the applicant in writing of the reasons for refusal.

136. Duration and renewal of licences

- (1) Subject to section 139, a licence issued under section 132 or 135 shall be for such period as may be prescribed.
- (2) A licence holder may apply to the Medicines Board for the renewal of the licence.
- (3) On an application for renewal under this section, the Medicines Board may—
 - (a) upon payment of a prescribed fee, renew the licence, with or without modifications to the conditions or restrictions, if any, previously imposed and for such

Part XIV 14-8 Section 137 Cap. 549

period as may be prescribed or for such shorter period as it considers appropriate; or

- (b) refuse the application, if, having regard to the provisions of the Ordinance, it considers it necessary in the public interest to do so.
- (4) Where the Medicines Board refuses an application for renewal under this section, it shall notify the applicant in writing of the reasons for refusal.

137. Certified copy of licences, etc.

The Medicines Board may, upon application and payment of a prescribed fee by the holder of a licence or certificate issued under this Part, issue a certified copy of that licence or certificate to the relevant holder.

138. Provision for transitional licensing of proprietary Chinese medicines traders

- (1) A person who—
 - (a) carries on a business in the manufacture or wholesale of proprietary Chinese medicines on 3 January 2000; and
 - (b) makes an application to the Medicines Board within such period of time as may be determined by the Medicines Board for a manufacturer or wholesaler licence in proprietary Chinese medicines, as the case may be, in accordance with section 132 or 135,

shall be deemed to have been granted a licence under section 132 or 135 as appropriate, subject to such terms and conditions as may be imposed by the Medicines Board by notice in writing to the applicant, and the licence shall, subject to section 139, continue in effect until—

(i) the issue of a licence under section 132(2) or 135(2), as the case may be;

Part XIV 14-10 Section 138 Cap. 549

- (ii) the refusal of the application for a licence under section 132(4) or 135(3), as the case may be; or
- (iii) such date as may be specified or promulgated by the Secretary by notice published in the Gazette,

whichever is the earliest.

- (2) Confirmation in writing by the Medicines Board of the receipt of an application shall be sufficient evidence of a licence deemed to be granted under subsection (1).
- (3) Where a person would, but for this subsection, be liable to be prosecuted for a contravention of section 131 or 134 for manufacturing, trading in or possessing any proprietary Chinese medicine without a licence, then the person shall not be so liable until after the expiry of the period of time referred to in subsection (1)(b) notwithstanding that on the expiry of such period of time, no application has been made to the Medicines Board.

Part XIVA—Division 1
Section 138A

14A-2

Cap. 549

Part XIVA

Chinese Medicine Safety Order

(Part XIVA added 16 of 2018 s. 4)

Division 1—Preliminary

138A. Interpretation

In this Part—

Chinese medicine or related product (中藥或相關產品) means—

- (a) a Chinese herbal medicine;
- (b) a proprietary Chinese medicine; or
- (c) an intermediate product;

Chinese medicine safety order (中藥安全令) means an order made under section 138B(1);

intermediate product (中間產品) means a substance or compound that is generated in the course of manufacture of a proprietary Chinese medicine and that is to be used in the further preparation or production process of the medicine.

Division 2—Making of Chinese Medicine Safety Order

138B. Chinese medicine safety order

- (1) The Director may, by order in writing, do either or both of the following—
 - (a) prohibit the sale of a Chinese medicine or related product;

Part XIVA—Division 2
Section 138C

14A-4

Cap. 549

- (b) direct that a Chinese medicine or related product that has been sold be recalled and specify the way in which, and the period within which, the recall is to be conducted.
- (2) The grounds on which a Chinese medicine safety order may be made are set out in sections 138C and 138D.

138C. Grounds for prohibiting sale

The Director may make an order under section 138B(1)(a) only if the Director has reasonable grounds to believe that—

- (a) for a Chinese herbal medicine—
 - (i) the medicine has been sold or distributed in contravention of section 109(2) or 111(2);
 - (ii) the medicine is dangerous or injurious to health, or unfit for use by human beings; or
 - (iii) the order is necessary to prevent or reduce a possibility of danger to public health, or to mitigate any adverse consequence of a danger to public health;
- (b) for a proprietary Chinese medicine—
 - (i) the medicine has been sold in contravention of section 119(1), 143 or 144;
 - (ii) the medicine has been sold or distributed in contravention of section 134;
 - (iii) the medicine has been manufactured in contravention of section 131;
 - (iv) the medicine is dangerous or injurious to health, or unfit for use by human beings; or
 - (v) the order is necessary to prevent or reduce a possibility of danger to public health, or to mitigate

14A-6

Cap. 549

any adverse consequence of a danger to public health; and

- (c) for an intermediate product—
 - (i) the product is dangerous or injurious to health, or unfit for use by human beings; or
 - (ii) the order is necessary to prevent or reduce a possibility of danger to public health, or to mitigate any adverse consequence of a danger to public health.

138D. Grounds for directing recall

The Director may make an order under section 138B(1)(b) only if the Director has reasonable grounds to believe that—

- (a) for a Chinese herbal medicine—
 - (i) the medicine has been sold or dispensed in contravention of section 109(1) or 111(1);
 - (ii) the medicine has been sold or distributed in contravention of section 109(2) or 111(2);
 - (iii) the medicine is dangerous or injurious to health, or unfit for use by human beings; or
 - (iv) the order is necessary to prevent or reduce a possibility of danger to public health, or to mitigate any adverse consequence of a danger to public health;
- (b) for a proprietary Chinese medicine—
 - (i) the medicine has been sold in contravention of section 119(1), 143 or 144;
 - (ii) the medicine has been sold or distributed in contravention of section 134;

- (iii) the medicine has been manufactured in contravention of section 131;
- (iv) the medicine is dangerous or injurious to health, or unfit for use by human beings; or
- (v) the order is necessary to prevent or reduce a possibility of danger to public health, or to mitigate any adverse consequence of a danger to public health; and
- (c) for an intermediate product—
 - (i) the product is dangerous or injurious to health, or unfit for use by human beings; or
 - (ii) the order is necessary to prevent or reduce a possibility of danger to public health, or to mitigate any adverse consequence of a danger to public health.

138E. Form of Chinese medicine safety order

A Chinese medicine safety order must be in the specified form and state the following—

- (a) the person or persons intended to be bound by the order;
- (b) the particulars of the Chinese medicine or related product that is the subject of the order;
- (c) the reason for making the order;
- (d) the prohibition or action required under the order;
- (e) for an order made under section 138B(1)(b), the period within which the recall is to be conducted;
- (f) the provision under which the order is made; and
- (g) the consequences of failing or refusing to comply with a requirement of the order.

Part XIVA—Division 3
Section 138G

14A-10

Cap. 549

138F. Person bound by Chinese medicine safety order

- (1) A Chinese medicine safety order—
 - (a) may be addressed to a particular person or particular persons; and
 - (b) must be served on each person to whom it is addressed.
- (2) A Chinese medicine safety order is binding on a person to whom it is addressed only from the time it is served on the person.

Division 3—Variation or Revocation of Chinese Medicine Safety Order

138G. Interpretation of Division 3

In this Division, a reference to a Chinese medicine safety order includes a Chinese medicine safety order that is varied under section 138H(1).

138H. Variation of Chinese medicine safety order

- (1) The Director may, by order in writing, vary a Chinese medicine safety order.
- (2) An order made under subsection (1) (*variation order*) must be in the specified form and state the following—
 - (a) the person or persons to whom the variation order is addressed;
 - (b) the order number of the Chinese medicine safety order to which the variation order relates;
 - (c) the reason for making the variation order;
 - (d) the details of the variation;

14A-12

Cap. 549

- (e) the provision under which the variation order is made; and
- (f) the consequences of failing or refusing to comply with a requirement of the Chinese medicine safety order.
- (3) A variation order must be addressed to and served on each person bound by the Chinese medicine safety order.
- (4) A variation order is binding on a person to whom it is addressed only from the time it is served on the person.

138I. Revocation of Chinese medicine safety order

- (1) The Director may, by order in writing, revoke a Chinese medicine safety order.
- (2) An order made under subsection (1) (*revocation order*) must be in the specified form and state the following—
 - (a) the person or persons to whom the revocation order is addressed:
 - (b) the order number of the Chinese medicine safety order to which the revocation order relates:
 - (c) the reason for making the revocation order; and
 - (d) the provision under which the revocation order is made.
- (3) A revocation order must be addressed to and served on each person bound by the Chinese medicine safety order.
- (4) A revocation order has effect on a person to whom it is addressed only from the time it is served on the person.

Division 4—Offence Relating to Chinese Medicine Safety Order

138J. Interpretation of Division 4

In this Division, a reference to a Chinese medicine safety order

Part XIVA—Division 4
Section 138K

14A-14

Cap. 549

includes a Chinese medicine safety order that is varied under section 138H(1).

138K. Non-compliance is an offence

If a person bound by a Chinese medicine safety order fails or refuses to comply with a requirement of the order, the person commits an offence and is liable to a fine at level 6 and to imprisonment for 2 years.

138L. Defence

- (1) It is a defence for a person charged under section 138K to establish that the person had a reasonable excuse for the failure or refusal.
- (2) The person is to be taken to have established that the person had a reasonable excuse for the failure or refusal if—
 - (a) sufficient evidence is adduced to raise an issue that the person had such a reasonable excuse; and
 - (b) the contrary is not proved by the prosecution beyond reasonable doubt.

Last updated date 28.6.2018

Part XV 15-2

Section 139 Cap. 549

Part XV

Review, Appeal, Proceedings and Offences, etc.

139. Powers to suspend, revoke, etc. licences

- (1) This section applies to licences—
 - (a) issued under sections 114, 115, 132 and 135;
 - (b) renewed under sections 116 and 136; and
 - (c) deemed to be granted under sections 118 and 138.
- (2) The Medicines Board may—
 - (a) suspend a licence for such period as it may determine;
 - (b) revoke a licence;
 - (c) vary the conditions or restrictions subject to which a licence was issued; or
 - (d) issue a warning to the licence holder,

if—

- (i) having regard to the provisions of this Ordinance and on the recommendation of the Regulatory Committee of Chinese Medicines Traders, the Medicines Board considers it necessary in the public interest to do so; or
- (ii) the Medicines Board is satisfied, on the recommendation of the Regulatory Committee of Chinese Medicines Traders, that the licence holder—
 - (A) has failed to comply with the conditions or restrictions subject to which the licence was issued;
 - (B) has failed to comply with any prescribed conditions or duties in respect of the practice of his trade; or

Part XV 15-4 Section 139 Cap. 549

- (C) has been convicted of an offence under this Ordinance.
- (3) The suspension or revocation of a licence may be limited to—
 - (a) proprietary Chinese medicines of one or more descriptions;
 - (b) Chinese herbal medicines of one or more descriptions;
 - (c) proprietary Chinese medicines manufactured or stored in any particular premises or in a particular part of any premises; or
 - (d) Chinese herbal medicines stored in any particular premises or in a particular part of any premises.
- (4) For the purposes of exercising its powers under this section in a particular case—
 - (a) the meetings of the Medicines Board shall require a quorum of 5 members subject to at least one being a lay member;
 - (b) only members who have attended all meetings held for the purpose of that particular case may participate in the decision of the Medicines Board;
 - (c) the Medicines Board may invite the licence holder concerned to give representations orally or otherwise before it makes a decision.
- (5) A member of the Regulatory Committee of Chinese Medicines Traders who is also a member of the Medicines Board shall not attend a meeting of the Medicines Board held for the purpose of exercising its power under this section, if that member—
 - (a) has taken part in the consideration of the case when it was brought before the Regulatory Committee of Chinese Medicines Traders; or

Part XV 15-6 Section 140 Cap. 549

- (b) is the licence holder whose licence is in question.
- (6) The Regulatory Committee of Chinese Medicines Traders shall act in accordance with the regulations made under section 161.
- (7) The Medicines Board shall notify the licence holder concerned in writing of its decision made under this section and the reasons for the decision.

140. Review of decisions

- (1) Where powers under section 114, 115, 116, 121, 123, 124, 125, 129, 132, 135 or 136 exercisable by the Medicines Board have been delegated to the Chinese Medicines Committee or the Chinese Medicines Traders Committee, as the case may be, any person aggrieved by its decision may request the Medicines Board to review the decision.
- (2) A request for review under subsection (1) shall state the reasons relied upon and shall be made to the Medicines Board within 14 days after the receipt of the notification of decision.
- (3) Upon receipt of the written request for review, the Medicines Board shall review the decision and shall serve a notice of its decision together with the reasons for its decision on the person concerned.
- (4) In reviewing a decision, the Medicines Board may invite the person concerned to give representations in writing or in person.

141. Right of appeal to Court of First Instance

(1) A person aggrieved by any decision of the Medicines Board made under section 114, 115, 116, 121, 123, 124, 125, 129, 132, 135, 136, 139 or 140 may appeal to the Court of First Instance within 1 month from the date of service of the notice.

Part XV 15-8 Section 142 Cap. 549

- (1A) A person aggrieved by a Chinese medicine safety order may appeal to the Court of First Instance against the order within 1 month from the date of service of the order on the person. (Added 16 of 2018 s. 5)
- (1B) A person aggrieved by a variation order may appeal to the Court of First Instance against the order within 1 month from the date of service of the order on the person. (Added 16 of 2018 s. 5)
 - (2) The Court of First Instance may affirm, reverse or vary the decision appealed against.
 - (3) (Repealed 16 of 2018 s. 5)
 - (4) In this section—

Chinese medicine safety order (中藥安全令) means an order made under section 138B(1);

variation order (更改令) means an order made under section 138H(1). (Added 16 of 2018 s. 5)

142. Chinese herbal medicines to be labelled

A wholesale dealer in Chinese herbal medicines shall attach to or print on any container of Chinese herbal medicine a label or cause a label to be so attached or printed in the prescribed manner.

143. Proprietary Chinese medicines to be labelled

No person shall—

- (a) sell; or
- (b) have in his possession for the purpose of selling,

any proprietary Chinese medicine unless the package of the proprietary Chinese medicine is labelled in the prescribed manner.

144. Package inserts for proprietary Chinese medicines

No person shall—

Part XV 15-10 Section 145 Cap. 549

- (a) sell; or
- (b) have in his possession for the purpose of selling, any proprietary Chinese medicine without a package insert which complies with the prescribed requirements.

145. Change of address of premises, etc.

- (1) Where there is a change in the address of the premises specified in a licence issued under this Ordinance, the licence shall become void at the expiry of 1 month from the date on which such change occurs unless—
 - (a) an application for change of the address specified in the licence has been made by the licence holder to the Medicines Board;
 - (b) a prescribed fee has been paid; and
 - (c) the Medicines Board has approved such change.
- (2) A licence holder shall notify the Medicines Board in writing of any change in the person or his deputies nominated in writing under section 114(2)(b) or 132(1)(b), as the case may be, within 1 month from the date of such change.

146. Inspection and enforcement of Ordinance

- (1) The Director may authorize in writing any public officer to be an inspector for the purpose of enforcing any provisions under this Ordinance and its regulations made under section 161.
- (2) Subject to section 147, an inspector authorized under this section shall, for the purpose of enforcing the provisions under this Ordinance and its regulations, have powers—
 - (a) at all reasonable times to enter and inspect any premises specified in the licence of a Chinese medicines trader where—

Part XV 15-12 Section 146 Cap. 549

- (i) the wholesale or retail of any Chinese herbal medicines; or
- (ii) the wholesale or manufacturing of any proprietary Chinese medicines,

is carried on;

- (b) upon the production of his authority as an inspector, at any time to enter and search any place and to stop, board and search any vessel, vehicle, train or aircraft (other than a ship of war, military aircraft or military vehicle) in which he has reason to suspect that an offence under this Ordinance is being or has been committed;
- (c) in any premises or place entered pursuant to paragraph (a) or (b), to seize, remove and detain any article, document or thing which appears to him to be or to contain evidence of an offence against this Ordinance;
- (d) to make such examination and inquiry and to do such other things, including the taking, on payment therefor, of samples as may be necessary for the purposes of the inspection;
- (e) to seize, remove and detain any Chinese herbal medicines specified in Schedule 1 or 2 which he has reasonable cause to suspect is in the possession of any person in contravention of section 110 or 111;
- (f) to seize, remove and detain any proprietary Chinese medicines which he has reasonable cause to suspect is in the possession of any person in contravention of section 119, 134, 143 or 144.
- (3) Any person who wilfully delays or obstructs an inspector in the exercise of any powers under this section, or refuses without reasonable excuse to allow any sample to be taken in accordance with this section, or fails without reasonable

Part XV 15-14 Section 147 Cap. 549

excuse to give any information which he is duly required under this section to give commits an offence.

- (4) If, without reasonable excuse, any person appearing to an inspector to be in charge of premises where a business of—
 - (a) the wholesale or retail of any Chinese herbal medicine; or
 - (b) the wholesale or manufacture of any proprietary Chinese medicine,

is conducted, fails to disclose particulars to identify the licence holder or the owner of the business upon being required to do so by the inspector, commits an offence.

(5) Nothing in this section shall authorize an inspector to enter or inspect the premises of a registered Chinese medicine practitioner, a listed Chinese medicine practitioner or a person who continues to practise Chinese medicine by virtue of section 90(7), other than those premises where the dispensing or compounding of Chinese herbal medicines or proprietary Chinese medicines is carried on.

147. Power of entry and search in relation to domestic premises

- (1) No domestic premises shall be entered or searched by an inspector unless—
 - (a) a magistrate has issued a warrant under subsection (2); or
 - (b) the Director has given an authorization under subsection (3).
- (2) A magistrate may, if he is satisfied by information on oath that there is reasonable ground for suspecting that there are in any domestic premises any article, document or thing which may be seized, removed or detained under section 146(2)(c),

Part XV 15-16 Section 148 Cap. 549

- (d), (e) and (f), issue a warrant authorizing an inspector to enter and search the premises.
- (3) The Director may, if he is satisfied that there is reasonable ground for suspecting—
 - (a) that there is in any domestic premises any article, document or thing which may be seized, removed or detained under section 146(2)(c), (d), (e) and (f); and
 - (b) that unless the premises are entered and searched immediately such article, document or thing is likely to be removed from the premises,
 - authorize in writing an inspector to enter and search the premises.
- (4) An inspector authorized under subsection (2) or (3) to enter and search domestic premises may take with him any other person and any equipment as may appear to him to be necessary to assist him in entering and searching the premises.

148. Protection of informers

- (1) No information laid in respect of any offence under this Ordinance shall be admitted in evidence and no witness in any proceedings for an offence under this Ordinance shall be obliged or permitted to disclose the name or address of any informer or state any matter which might lead to the discovery of the informer.
- (2) If any books, documents or papers which are in evidence or liable to inspection in any such proceedings contain any entry in which any informer is named or described or which might lead to his discovery, the court may cause all such passages to be concealed from view or to be obliterated so far as may be necessary to protect the informer from discovery.
- (3) Where after full inquiry into the case—

Part XV 15-18 Section 149 Cap. 549

> (a) the court is satisfied that the informer wilfully made in his information a material statement which he knew or believed to be false, or did not believe to be true; or

> (b) it appears to the court that justice cannot otherwise fully be done,

the court may require the production of the original information and permit inquiry and require full disclosure concerning the informer.

149. Protection of public officers

A public officer is not personally liable for any act or omission of his if it was done or made by him in the honest belief that it was required or authorized in the exercise of any function under this Ordinance.

150. Liability for acts of servants

- (1) Where a servant of a holder of a licence issued under this Ordinance commits an offence for contravening section 109, 110, 111, 119(1), 131, 134, 142, 143 or 144, the holder of the licence shall, without prejudice to the liability of any other person, also be guilty of that offence but shall not be liable to any term of imprisonment.
- (2) Where a prosecution is brought against a holder of a licence by virtue of this section in respect of an offence committed by a servant, it shall be a defence if the holder of the licence shows that he exercised such control over the servant as would ensure that the servant was not likely to act in contravention of the provision in question.

151. Commencement of proceedings

Notwithstanding any provision in any Ordinance prescribing the period within which summary proceedings may be commenced,

Part XV 15-20

Section 152 Cap. 549

proceedings for an offence under this Ordinance may be commenced at any time within the period of 12 months after the date of commission of the offence.

152. Forfeiture

- (1) Any magistrate may, on application by the Government, order to be forfeited any Chinese herbal medicines or proprietary Chinese medicines, or any article or substance with respect to which any offence relating to Chinese herbal medicines or proprietary Chinese medicines under this Ordinance has been committed, whether or not any person has been convicted of such offence, and upon the making of any order of forfeiture, such medicines, article or substance shall be deemed to be the property of the Government free from all rights of any person.
- (2) In any proceedings on application under this section, any statement or other indication of the nature of any substance or article written upon or attached to any substance, article or container shall, until the contrary is proved, be deemed to be a true description of the substance or article or of the contents of the container, as the case may be.

153. Provision of information

- (1) For the purposes of determining an application for a licence, certificate or renewal of the same under this Ordinance, the Medicines Board may serve on the applicant a notice requiring him to furnish to it such information relating to the application and within such time as may be specified in the notice.
- (2) Where the applicant fails to furnish the information, the Medicines Board may decline to process the application further or reject the application.

Part XV 15-22 Section 154 Cap. 549

(3) No person who, in making an application to the Medicines Board or in giving any information which he is required to give under this section, shall make a statement or representations which he knows to be false or does not believe to be true in a material particular.

154. Disclosure of confidential information obtained officially

- (1) No public officer, or member of the Council, boards or committees shall, except in the circumstances set out in subsection (2), disclose or give to another person any information that concerns a trade, business or manufactory secret which has come to his knowledge or into his possession in the course of the discharge of his functions under this Ordinance.
- (2) A public officer, or member of the Council, boards or committees does not contravene subsection (1) if he discloses or gives the information to another person—
 - (a) to discharge his functions under this Ordinance;
 - (b) under an order of a court under subsection (3); or
 - (c) with the consent in writing of all persons who appear to him, after reasonable inquiry, to be interested in the confidentiality of the information.
- (3) Where in any proceedings a court considers that the justice of the case so requires, the court may order the disclosure of information referred to in subsection (1).

155. Offences and penalty

- (1) Any person who contravenes section 109, 110, 111, 119(1), 131, 134, 142, 143, 144, 146(3) or (4), 153(3) or 154 commits an offence.
- (2) Any person who is found guilty of an offence under this Ordinance shall, unless a penalty is otherwise expressly

Part XV 15-24

Section 156 Cap. 549

provided, be liable to a fine at level 6 and to imprisonment for 2 years.

156. Defence

- (1) In any proceedings for a contravention of section 110, it shall be a defence for a person charged to prove that he—
 - (a) did not know;
 - (b) had no reason to suspect; and
 - (c) could not with reasonable diligence have discovered, that the Chinese herbal medicine was not supplied to him in accordance with this Ordinance.
- (2) In any proceedings for a contravention of section 119(1), it shall be a defence for a person charged to prove that he—
 - (a) did not know;
 - (b) had no reason to suspect; and
 - (c) could not with reasonable diligence have discovered, that the proprietary Chinese medicine was not registered under section 121.

Part XVI 16-2

Section 157 Cap. 549

Part XVI

Delegations, Exemptions and Regulations, etc.

157. Delegations

- (1) The boards or committees set out in column 1 of Schedule 5 may delegate all or any of their respective functions to the boards or committees set forth opposite them in columns 2 and 3 of that Schedule respectively.
- (2) The Secretary may, after consultation with the Council, by order published in the Gazette, amend Schedule 5.

158. Exemptions

- (1) The Medicines Board may exempt, with or without conditions or restrictions, a person or institution concerned with education or scientific research from the application of sections 109(2), 110, 111(2), 119, 131 and 134 if the Chinese herbal medicines or proprietary Chinese medicines in question are required for the purposes of education or scientific research.
- (2) Nothing in sections 109(1), 110 and 111(1) shall apply to a registered Chinese medicine practitioner if, and only if, the Chinese herbal medicines in question are—
 - (a) being used for the purpose of administering to a patient under his direct care; and
 - (b) dispensed on a prescription given by him and at the premises where he practises.
- (3) Nothing in section 110 shall apply to a person in bona fide possession of any Chinese herbal medicine specified in Schedule 1 if and only if such medicine has been supplied to him—

Part XVI 16-4
Section 158 Cap. 549

(a) by a person who is the holder of a licence issued under this Ordinance to trade in such Chinese herbal medicine;

- (b) in accordance with a prescription given by a registered Chinese medicine practitioner; or
- (c) in accordance with this Ordinance.
- *(4) Nothing in section 111(1) shall apply to a listed Chinese medicine practitioner or a person who continues to practise Chinese medicine by virtue of section 90(7) if, and only if, the Chinese herbal medicine in question is—
 - (a) being used for the purpose of administering to a patient under his direct care; and
 - (b) dispensed on a prescription given by him and at the premises where he practises.
 - (5) Nothing in section 119 shall apply in respect of a proprietary Chinese medicine which is—
 - (a) imported by a wholesaler in proprietary Chinese medicines for the purpose of re-exporting by the same wholesale dealer; or
 - (b) imported by a holder of a valid certificate for clinical trial and medicinal test issued under section 129 and to be used for the purposes of the clinical trial or medicinal test to which the certificate relates.
- *(6) Nothing in sections 119 and 131 shall apply in respect of a proprietary Chinese medicine which is—
 - (a) compounded by or under the supervision of a registered Chinese medicine practitioner, a listed Chinese medicine practitioner or a person who continues to practise Chinese medicine by virtue of section 90(7) at the premises where he practises if, and only if, such proprietary Chinese medicine is being used for the

Part XVI 16-6 Section 158 Cap. 549

> purpose of administering or supplying to a patient under his direct care;

- individually prepared or compounded— (b)
 - by a person nominated under section 114(2)(b)(i) or (ii); or
 - (ii)under the supervision of such person,

at the premises in respect of which a retailer licence is in force and in accordance with a prescription given by a registered Chinese medicine practitioner, a listed Chinese medicine practitioner or a person who continues to practise Chinese medicine by virtue of section 90(7).

- Nothing in sections 109(2), 110, 111(2) and 134 shall apply (7) to a person licensed under section 132 as a manufacturer of proprietary Chinese medicines if, and only if, the Chinese herbal medicines or proprietary Chinese medicines in question are imported or obtained by the manufacturer as raw materials for the purpose of manufacturing his own products.
- Nothing in section 134 shall apply to a person licensed (8) under section 132 as a manufacturer of proprietary Chinese medicines if and only if he sells by way of wholesale the proprietary Chinese medicine manufactured by himself.

Editorial Note:

^{*} Section 158(4) (in so far as it relates to a listed Chinese medicine practitioner) came into operation on 11 January 2008 — see L.N. 218 of 2007.

[#] Section 158(6) (except in relation to a proprietary Chinese medicine which is compounded by or under the supervision of a person who continues to practise Chinese medicine by virtue of section 90(7) or which is individually prepared or compounded in accordance with a prescription given by such a person) came into operation on 11 January 2008 — see L.N. 218 of 2007.

Part XVI

Section 159 Cap. 549

159. Service of notices and orders

- (1) A notice or order required to be served or given (however described) under this Ordinance may be served or given—
 - (a) for an individual—
 - (i) by delivering it to the individual personally;
 - (ii) by leaving it at the individual's usual place of residence or business, or at the individual's last known address; or
 - (iii) by sending it by post or registered post to the individual's usual place of residence or business, or to the individual's last known address;
 - (b) for a company as defined by section 2(1) of the Companies Ordinance (Cap. 622)—
 - (i) by delivering it by hand to an officer of the company as defined by that section;
 - (ii) by leaving it at the company's registered office within the meaning of that Ordinance (*registered office*), at a place at which the company carries on business, or at the company's last known address; or
 - (iii) by sending it by post or registered post to the registered office, to a place at which the company carries on business, or to the company's last known address; or
 - (c) for a body corporate (other than a company described in paragraph (b))—
 - (i) by delivering it by hand to a director, chairperson, president, manager, secretary or other similar officer of the body corporate;

Part XVI 16-10 Section 160 Cap. 549

(ii) by leaving it at a place at which the body corporate carries on business, or at the body corporate's last known address; or

- (iii) by sending it by post or registered post to a place at which the body corporate carries on business, or to the body corporate's last known address.
- (2) In the absence of evidence to the contrary, a notice or order served or given under subsection (1)(a)(ii), (b)(ii) or (c)(ii) is taken as having been served or given on the day immediately following the day on which it was left at the place or address mentioned in that subsection.
- (3) In the absence of evidence to the contrary, a notice or order served or given under subsection (1)(a)(iii), (b)(iii) or (c)(iii) is taken as having been served or given on the second day after the day on which it was posted.

(Replaced 16 of 2018 s. 6)

160. Fees not repayable

No refund shall be made to any person or institution of any prescribed fee or any part of any prescribed fee paid under this Ordinance.

161. Regulations

- (1) The Chief Executive in Council may by regulation provide for—
 - (a) any fee required to be paid under this Ordinance and, in the case of fees for practising certificates issued under this Ordinance, the imposition of a surcharge for late payment of any such fee;
 - (b) the disposal of any fee or surcharge paid or recovered under this Ordinance

Part XVI 16-12 Section 161 Cap. 549

- (2) Any fee or surcharge prescribed under subsection (1)—
 - (a) may be fixed at levels sufficient to effect the recovery of expenditure incurred, or likely to be incurred, by the Council, boards, committees and Government in performing their functions;
 - (b) shall not be limited by reason only of the amount of administrative or other costs incurred, or likely to be incurred, by the Council, boards, committees and Government in providing any service or otherwise performing any function under this Ordinance as regards any particular person or in providing any service which is of a particular class or description.
- (3) Regulations made under subsection (1)(a) may provide that the amount of any fee or surcharge may be fixed by reference to a scale prescribed in the regulations, and for the payment of different fees or surcharges by or in relation to different categories of Chinese medicine practitioners or persons.
- (4) The Secretary may by regulation provide for—
 - (a) the duties of the Registrar;
 - (b) the duties of the Council secretary; the secretaries of the Practitioners Board and the Medicines Board;
 - (c) the duties of the legal advisers to the Council, boards and committees.
- (5) With the approval of the Secretary, the Council may by regulation provide for—
 - (a) the fixing of a quorum for meetings of the Council, boards and committees unless otherwise provided for under this Ordinance;
 - (b) the procedure and all such powers necessary for the purposes of and in relation to Chinese medicine practitioners regarding—

Part XVI 16-14 Section 161 Cap. 549

> (i) the receipt of complaints or information against a registered Chinese medicine practitioner which may be inquired into by the Practitioners Board;

- (ii) the submission of complaints or information against a registered Chinese medicine practitioner to the Disciplinary Committee of Chinese Medicine Practitioners;
- (iii) the consideration of any complaints or information against a registered Chinese medicine practitioner by the Disciplinary Committee of Chinese Medicine Practitioners;
- (iv) the formulation of charges arising out of the complaints or information;
- (v) the reference of cases arising out of complaints or information to the Practitioners Board by the Disciplinary Committee of Chinese Medicine Practitioners;
- (vi) disciplinary inquiries against a registered Chinese medicine practitioner held by the Practitioners Board;
- (c) the procedure and all such powers necessary for the purposes of and in relation to Chinese herbal medicines and proprietary Chinese medicines regarding—
 - (i) the receipt of complaints or information concerning a licensed Chinese medicines trader which may be considered by the Medicines Board;
 - (ii) the submission of complaints or information concerning a licensed Chinese medicines trader to the Regulatory Committee of Chinese Medicines Traders;

Part XVI 16-16 Section 161 Cap. 549

> (iii) the consideration of any complaints or information concerning a licensed Chinese medicines trader by the Regulatory Committee of Chinese Medicines Traders;

- (iv) the submission of any complaints or information concerning a licensed Chinese medicines trader and the recommendation of the Regulatory Committee of Chinese Medicines Traders to the Medicines Board;
- (v) the consideration of the findings and recommendations of the Regulatory Committee of Chinese Medicines Traders by the Medicines Board;
- (d) the procedure and all such powers necessary for the purposes of and in relation to—
 - (i) appeals held by the Council under this Ordinance;
 - (ii) inquiries or reviews held by the Practitioners Board under this Ordinance;
 - (iii) reviews held by the Medicines Board under this Ordinance;
- (e) certificates, forms or other documents required for the purposes of this Ordinance, including the payment of a fee for their issue;
- (f) the format, procedures, requirements, powers and any matter ancillary or related to—
 - (i) the registration of Chinese medicine practitioners;
 - (ii) the Licensing Examination;
 - (iii) the issue or renewal of practising certificates; and
 - (iv) the transitional arrangements for Chinese medicine practitioners,

Part XVI 16-18
Section 161 Cap. 549

under this Ordinance;

- (g) licensing requirements in respect of an application for—
 - (i) a wholesaler licence in—
 - (A) Chinese herbal medicines;
 - (B) proprietary Chinese medicines;
 - (ii) a retailer licence;
 - (iii) a manufacturer licence;
- (h) practising conditions or duties which are applicable to the following categories of licence holder—
 - (i) a wholesaler licence in—
 - (A) Chinese herbal medicines;
 - (B) proprietary Chinese medicines;
 - (ii) a retailer licence;
 - (iii) a manufacturer licence;
- (i) requirements regarding the experience and knowledge of a person nominated under sections 114(2)(b) and 132(1)(b);
- (j) the period of any licence issued or renewed under this Ordinance;
- (k) the period of any certificate issued or renewed under this Ordinance;
- (l) requirements regarding the form and quality of, the labelling of, and the display of distinctive marks on, containers and packages of Chinese herbal medicines or proprietary Chinese medicines;
- (m) requirements and conditions for the import, export, packaging, transport, storage, record-keeping, processing, acquisition, sale, dispensing and disposal of any Chinese herbal medicines;

Part XVI 16-20 Section 162 Cap. 549

- (n) requirements and conditions for the import, export, packaging, transport, storage, record-keeping, acquisition, sale, manufacture and disposal of any proprietary Chinese medicines;
- (o) requirements for package inserts which are supplied, or are intended to be supplied, with proprietary Chinese medicines;
- (p) particulars to be registered for any proprietary Chinese medicines;
- (q) exempting any Chinese herbal medicines, proprietary Chinese medicines or Chinese medicines traders from the provisions of this Ordinance.
- (6) Without prejudice to the generality of subsections (4) and (5), regulations made under those subsections may—
 - (a) require information, particulars and documents for the purposes of this Ordinance to be submitted and to be in such form as may be prescribed and require matters or documents for those purposes to be supported by statutory declarations or such other declarations as specified or approved by the Council;
 - (b) generally provide for the carrying into effect the provisions of this Ordinance.
- (7) Any regulation made under this section may provide that a contravention of any provisions therein shall be an offence and may prescribe penalties for such offence not exceeding a fine at level 6 and imprisonment for 2 years.

Consequential Amendments

162-163. (Omitted as spent—E.R. 3 of 2018)

Medical Registration Ordinance

Part XVI 16-22 Section 165 Cap. 549

164. Unlawful use of title etc. and practice without registration

Section 28 of the Medical Registration Ordinance (Cap. 161) is amended—

- (a) in subsection (3)
 - in paragraph (f), by repealing "and";
 - in paragraph (g), by repealing the full stop and (ii) substituting "; and";
 - *(iii) by adding—
 - "(h) by way of practising Chinese medicine by a Chinese medicine practitioner registered or listed under the Chinese Medicine Ordinance (Cap. 549) or a person who continues to practise Chinese medicine provisionally by virtue of section 90(7) of that Ordinance.";
- (b) by adding—
 - Without prejudice to any Ordinance relating to "(6) the prosecution of criminal offences or to the powers of the Secretary for Justice in relation to the prosecution of criminal offences, prosecutions for an offence in connection with the practice of Chinese medicine shall only be brought under the Chinese Medicine Ordinance (Cap. 549).".

Editorial Note:

* Section 164(a)(iii) (but only to the extent that new section 28(3)(h) of the Medical Registration Ordinance (Cap. 161) relates to a Chinese medicine practitioner registered or listed under the Chinese Medicine Ordinance (Cap. 549)) came into operation on 1 March 2002 — see L.N. 6 of 2002.

165. **Section substituted**

Part XVI 16-24
Section 165 Cap. 549

Section 31 is repealed and the following substituted—

"31. Chinese medicine

- (1) Nothing in this Ordinance shall be deemed to affect the right of any Chinese medicine practitioner registered or listed under the Chinese Medicine Ordinance (Cap. 549) or any person who continues to practise Chinese medicine provisionally by virtue of section 90(7) of that Ordinance, not being a person taking or using any name, title, addition or description calculated to induce anyone to believe that he is qualified to practise medicine or surgery under this Ordinance, to practise Chinese medicine in accordance with the provisions of that Ordinance.
- (2) For the purposes of this section—
 - (a) the taking or using in Chinese by any person of the name, title, addition or description of "西醫", "醫生", "醫師", "醫士", "醫學士", "醫學博士", "男醫", "女醫", "醫科", "醫家", "醫寓", "醫院", "醫務所", "醫療所", "醫療所", "醫療所", "醫療所", "醫療所", "實務所", "實務所"
 - (b) the taking or using in Chinese by a Chinese medicine practitioner registered or listed under the Chinese Medicine Ordinance (Cap. 549) or a person who continues to practise Chinese

Part XVI 16-26 Section 166 Cap. 549

medicine provisionally by virtue of section 90(7) of that Ordinance of the name, title, addition or description of "醫生", "醫師", "醫士", "醫學士", "醫學博士", "男醫", "女醫", "醫科", "醫家", "醫寫", "醫院", "醫務院", "醫務院", "醫務所", "醫療所", "醫療所", "實務所", "實務所",

Editorial Note:

Section 165 (but only to the extent that new section 31 of the Medical Registration Ordinance (Cap. 161) relates to any Chinese medicine practitioner registered or listed under the Chinese Medicine Ordinance (Cap. 549)) came into operation on 1 March 2002 — see L.N. 6 of 2002.

166. (Omitted as spent—E.R. 3 of 2018)

Undesirable Medical Advertisements Ordinance

- **167.** (Omitted as spent—E.R. 3 of 2018)
- 168. Certain defences; provision as to Chinese medicine practitioners

Section 5 is amended—

- *(a) by repealing subsection (1)(d) and substituting—
 - "(d) Chinese medicine practitioners registered or listed under the Chinese Medicine Ordinance (Cap. 549) or persons who continue to practise Chinese

Part XVI 16-28
Section 169 Cap. 549

medicine provisionally by virtue of section 90(7) of that Ordinance.";

(b) in subsection (2), by repealing "native herbalist" and substituting "Chinese medicine practitioner".

Editorial Note:

* Section 168(a) (but only to the extent that new section 5(1)(d) of the Undesirable Medical Advertisements Ordinance (Cap. 231) relates to Chinese medicine practitioners registered or listed under the Chinese Medicine Ordinance (Cap. 549)) came into operation on 1 March 2002 — see L.N. 6 of 2002.

169. (Omitted as spent—E.R. 3 of 2018)

Medical Clinics Ordinance

170. Interpretation

Section 2 of the Medical Clinics Ordinance (Cap. 343) is amended—

- *(a) in the definition of "clinic", by repealing paragraph (f) and substituting—
 - "(f) premises used exclusively by a Chinese medicine practitioner registered or listed under the Chinese Medicine Ordinance (Cap. 549) or a person who continues to practise Chinese medicine provisionally by virtue of section 90(7) of that Ordinance in the course of his practice;";
- #(b) in the definition of "medical treatment", by repealing paragraphs (c) and (d) and substituting—
 - "(c) the dispensation of Chinese herbal medicines under the Chinese Medicine Ordinance (Cap. 549);
 - (d) the treatment given by a Chinese medicine practitioner registered or listed under the Chinese

Part XVI 16-30 Section 171 Cap. 549

Medicine Ordinance (Cap. 549) or a person who continues to practise Chinese medicine provisionally by virtue of section 90(7) of that Ordinance;".

Editorial Note:

- * Section 170(a) (but only to the extent that new paragraph (f) of the definition of "clinic" in section 2 of the Medical Clinics Ordinance (Cap. 343) relates to a Chinese medicine practitioner registered or listed under the Chinese Medicine Ordinance (Cap.549)) came into operation on 1 March 2002 see L.N. 6 of 2002.
- * Section 170(b) (in respect of new paragraph (c) of the definition of "medical treatment" in section 2 of the Medical Clinics Ordinance (Cap. 343), and new paragraph (d) of that definition but only to the extent it relates to a Chinese medicine practitioner registered or listed under the Chinese Medicine Ordinance (Cap. 549)) came into operation on 1 March 2002 see L.N. 6 of 2002.

171-175. (Omitted as spent—E.R. 3 of 2018)

Last updated date 28.6.2018

Schedule 1 S1-2

Cap. 549

Schedule 1

[ss. 2, 109, 110, 112, 113 & 146 & Schs. 3 & 4]

Chinese Herbal Medicines

| Name | Description |
|--|---|
| Arsenic trioxide (砒霜) | medicinal |
| Arsenolite (砒石) | Mineral of oxides of Arsenolite or the processed product of Arsenopyrite or Realgar, medicinal |
| Calomelas (輕粉) | Crystal of mercurous chloride, medicinal |
| Cinnabaris (朱砂) | Mineral of sulphides of Cinnabar group, medicinal |
| Flos Daturae Metelis (洋金花) | Flower of Datura metel L. |
| Flos Rhododendri Mollis (鬧羊花) | Flower of Rhododendron mole G. Don |
| Huechys (紅娘蟲) | Body of Huechys sanguinea De Geer. |
| Hydrargyri Oxydum Rubrum (紅粉) | Red mercuric oxide, medicinal |
| Lytta (青娘蟲) | Body of Lytta caraganae Pallas |
| Mercurous chloride and mercuric chloride (白降丹) | Crystal of mercurous chloride and mercuric chloride, medicinal |
| Mercury (水銀) | medicinal |

Schedule 1 S1-4

Cap. 549

Name

Mylabris (斑蝥)

Orpiment (雌黃)

Radix Aconiti Brachypodi or Radix Aconiti Szechenyiani (雪上一枝 蒿)

Radix or Rhizoma Podophylli emodis, or Radix or Rhizoma Dysosmatis (鬼臼 (桃耳七、八 角蓮))

Radix Sophorae Tonkinensis (山豆 根)

Realgar (雄黃)

Unprocessed Fructus Crotonis (生巴豆)

Unprocessed Radix Aconiti (生川 鳥)

Unprocessed Radix Aconiti Kusnezoffii (生草鳥)

Unprocessed Radix Aconiti Lateralis (生附子)

Description

Body of Mylabris phalerata Pallas or Mylabris cichorii Linnaeus

Mineral of sulphides of Orpiment group, medicinal

Root tuber of Aconitum
brachypodum Diels, Aconitum
pendulum Busch (Aconitum
szechenyianum Gay.) or
Aconitum subrosullatum Hand.
Mazz. (Aconitum nagarum Stapf
var. lasiandrum M. T. Wang)

Rhizome or root of Podophyllum emodi (Wall.) Ying, Dysosma versipellis (Hance) M. Cheng or Dysosma pleiantha (Hance) Woodson

Root or rhizome of Sophora tonkinensis Gapnep.

Mineral of sulphides of Realgar group, medicinal

Unprocessed ripe fruit or seed of Croton tiglium L.

Unprocessed parent root tuber of Aconitum carmichaeli Debx.

Unprocessed root tuber of Aconitum Kusnezoffii Reichb.

Unprocessed daughter root of Aconitum carmichaeli Debx.

Schedule 1 S1-6

Cap. 549

Name

- Unprocessed Radix Euphorbiae Fischerianae, Radix Euphorbiae Ebracteolatae or Radix Stellerae (生狼毒)
- Unprocessed Radix Kansui (生甘 遂)
- Unprocessed Resina Garciniae Morellae (生藤黃)
- Unprocessed Rhizoma Arisaematis (生天南星)
- Unprocessed Rhizoma Pinelliae (生半夏)
- Unprocessed Rhizoma Typhonii or Radix Aconiti Coreani (生白附子(禹白附、關白附))
- Unprocessed Semen Euphorbiae (生千金子)
- Unprocessed Semen Hyoscyami (生天仙子)
- Unprocessed Semen Strychni (生馬錢子)

Description

- Unprocessed root of Euphorbia fischeriana Steud, Euphorbia ebracteolata Hayata or Stellera chamaejasme L.
- Unprocessed root tuber of
 Euphorbia Kansui T. N. Liou ex
 T. P. Wang
- Unprocessed gum-resin of Garcinia morella Desv.
- Unprocessed tuber of Arisaema erubescens (Wall.) Schott.,
 Arisaema heterophyllum Bl. or
 Arisaema amurense Maxim.
- Unprocessed tuber of Pinellia ternata (Thunb.) Breit.
- Unprocessed tuber of Typhonium giganteum Engl. or root tuber of Aconitum coreanum (Levl.) Raipaics
- Unprocessed ripe seed of Euphorbia lathyris L.
- Unprocessed ripe seed of Hyoscyamus niger L.
- Unprocessed ripe seed of Strychnos nux-vomica L. or Strychnos pierriana A. W. Hill

Schedule 1 S1-8

Cap. 549

Name Venenum Bufonis (蟾酥) Description

Secretion of Bufo bufo gargarizans Cantor or Bufo melanostictus Schneider

Cap. 549

Schedule 2

[ss. 2, 111, 112, 113 & 146 & Schs. 3 & 4]

Chinese Herbal Medicines

| Name | Description |
|---------------------------------|---|
| Agkistrodon (蘄蛇) | Body of Agkistrodon acutus (Guenther) |
| Arisaema cum Bile (膽南星) | Fine powder of processed Rhizoma Arisaematis with bile of ox, sheep or pig, or fine powder of unprocessed Rhizoma Arisaematis fermented with bile of ox, sheep or pig |
| Aspongopus (九香蟲) | Body of Aspongopus chinensis Dallas |
| Asteriscus Pseudosciaenae (魚腦石) | Otolith of Pseudosciaena crocea (Richardson) or Pseudosciaena polyactis Bleeker |
| Benzoinum (安息香) | Resin of Styrax tonkinensis (Pierre) Craib ex Hart |
| Bombyx Batryticatus (僵蠶) | Body of 4th-5th stage larva of Bombyx mori L. died of infection or artificial infection of Beauveria bassianal (Bals.) Vuill |

| Name | Description |
|--|--|
| Bulbus Fritillariae Cirrhosae (川貝母) | Bulb of Fritillaria cirrhosa D. Don, Fritillaria unibracteata Hsiao et K.C. Hsia, Fritillaria przewalskii Maxim or Fritillaria delavayi Franch |
| Bulbus Fritillariae Hupehensis (湖北貝母) | Bulb of Fritillaria hupehensis Hsiao et K. C. Hsia |
| Bulbus Fritillariae Pallidiflorae (伊貝母) | Bulb of Fritillaria walujewii Regel or Fritillaria pallidiflora Schrenk |
| Bulbus Fritillariae Thunbergii (浙貝母) | Bulb of Fritillaria thunbergii Miq. |
| Bulbus Fritillariae Ussuriensis (平貝母) | Bulb of Fritillaria ussuriensis Maxim |
| Bulbus Lycoridis Radiatae (石蒜) | Bulb of Lycoris radiata (L' Herit.) Herb. |
| Cacumen Platycladi (側柏葉) | Twig or leaf of Platycladus orientalis (L.) Franco |
| Cacumen Securinegae Suffruticosae (葉底珠) | Young branch with leaf of Securinega suffruticosa (Pall.) Rehd. |
| Cacumen Tamaricis (西河柳) | Young twig and leaf of Tamarix chinensis Lour. |
| Calamina (爐甘石) | Smithsonite of carbonate of calcite group |
| Calculus Bovis (牛黃) | Gallstone of Bos taurus domesticus Gmelin |
| Calculus Equi (馬寶) | Calculus of the gasto-intestinal tract or the urinary bladder of Equus caballus orientalis Noack |

| Name | Description |
|---|---|
| Calyx seu Fructus Physalis (錦燈 籠) | Persistent calyx or the persistent calyx with fruit of Physalis alkekengi L. var. franchetii (Mast.) Makino |
| Caulis Akebiae (木通) | Stem of Akebia quinata (Thunb.) Decne, Akebia trifoliata (Thunb.) Koidz. or Akebia trifoliata (Thunb.) Koidz. var. australis (Diels) Rehd. |
| Caulis Ampelopsis Brevipedunculae (山葡萄) | Stem of Ampelopsis brevipedunculata (Maxim.) Trautv. |
| Caulis Aristolochiae Manshuriensis (關木通) | Stem of Aristolochia manshuriensis Kom. |
| Caulis Bambusae in Taeniam (竹茹) | Middle shavings of stem of Bambusa tuldoides Munro, Sinocalamus beecheyanus (Munro) McClure var. pubescens P. F. Li or Phyllostachys nigra (Lodd.) Munro var. henonis Stapf |
| Caulis Clematidis Armandii (川木 通) | Stem of Clematis armandii Franch. or Clematis montana BuchHam. |
| Caulis Entadae (過江龍) | Stem of Entada phaseoloides (L.) Merr. |
| Caulis Erycibes (丁公藤) | Stem of Erycibe obtusfolia Benth. or Erycibe schmidtii Craib |
| Caulis et Folium Piperis Hancei (山蒟) | Stem and leaf of Piper hancei Maxim. |

| Name | Description |
|---|---|
| Caulis et Folium Schefflerae Arboricolae (七葉蓮) | Stem or leaf of Schefflera arboricola Hayata |
| Caulis Euphorbiae Antiquori (火殃 簕) | Stem of Euphorbia antiquorum L. |
| Caulis Fibraureae (黃藤) | Stem of Fibraurea recisa Pierre |
| Caulis Gneti (買麻藤) | Stem of Gnetum parvifolium (Warb.) C. Y. Cheng ex Chun [G. indicum (Lour.) Merr.] |
| Caulis Hederae Sinensis (常春藤) | Stem of Hedera nepalensis K. Koch var. sinensis (Tobl.) Rehd. |
| Caulis Impatientis (透骨草) | Stem and branch of Impatiens balsamina L. |
| Caulis Lonicerae (忍冬藤) | Stem and branch of Lonicera japonica Thunb. |
| Caulis Mahoniae (功勞木) | Stem of Mahonia healei (Fort.) Carr. or Mahonia fortunei (Lindl.) Fedde |
| Caulis Perillae (紫蘇梗) | Stem of Perilla frutescens (L.) Britt. |
| Caulis Piperis Kadsurae (海風藤) | Stem of Piper kadsura (Choisy) Ohwi. |
| Caulis Polygoni Multiflori (首鳥藤) | Stem of Polygonum multiflorum Thunb. |
| Caulis Sargentodoxae (大血藤) | Stem of Sargentodoxa cuneata (Oliv.) Rehd. Et Wils. |

| | Cap. 549 |
|-----------------------------|---|
| Name | Description |
| Caulis Sinomenii (青風藤) | Stem of Sinomenium acutum (Thunb.) Rehd. et Wils. or Sinomenium acutum (Thunb.) Rehd. et Wils. var. cinereum Rehd. et Wils. |
| Caulis Spatholobi (雞血藤) | Stem of Spatholobus suberectus Dunn |
| Caulis Tinosporae (寬根藤) | Stem of Tinospora sinensis (Lour.) Merr. |
| Caulis Trachelospermi (絡石藤) | Stem with leaf of Trachelospermum jasminoides (Lindl.) Lem. |
| Cera Chinensis (蟲白蠟) | Wax secreted by Ericerus pela (Chavannes) Guerin which dwells at the stem and branch of Fraxinus chinensis Roxb. Ligustrum lucidum Ait. or other species of the genus Legustru. |
| Colla Corii Asini (阿膠) | Processed solid glue from the skin of Equus asinus Linnaeus |
| Concha Arcae (瓦楞子) | Shell of Arca subcrenata Lischke, Arca granosa Linnaeus or Arca inflata Reeve |
| Concha Haliotidis (石決明) | Shell of Haliotis diversicolor Reeve, Haliotis discus hannai Ino, Haliotis ovina Gmelin, Haliotis ruber (Leach), Haliotis asinina Linnaeus or Haliotis laevigata (Donovan) |

| Name | Description |
|---|--|
| Concha Margaritifera Usta (珍珠 母) | Shell of Hyriopsis cumingii (Lea), Cristaria plicata (Leach) or Pteria martensii (Dunker) |
| Concha Mauritiae Arabicae (紫貝 齒) | Shell of Mauritia (Arabica) arabica (Linnaeus) |
| Concha Meretricis seu Cyclinae (蛤殼) | Shell of Meretrix meretrix Linnaeus or Cyclina sinensis Gmelin |
| Concretio Silicea Bambusae (天竺 黄) | Masses of secretion in the stem of Bambusa textilis McClure or Schizostachyum chinense Rendle |
| Cordyceps (冬蟲夏草) | Composite substance of the stroma of Cordyceps sinensis (Berk.) Sacc. parasitized on the larva of some species of insects of Fam. Hypocreaceae, and the dead caterpillar |
| Corium Erinacei seu Hemiechianus (刺猬皮) | Skin of Erinaceus europaeus Linnaeus, Hemiechianus dauricus Sundevall or Hemiechianus auritus Gmelin |
| Cornu Bubali (水牛角) | Horn of Bubalus bubalis Linnaeus |
| Cornu Cervi (鹿角) | Ossified antler, or antler base which dropped off in the next spring after the pilose antler is cut, of Cervus elaphus Linnaeus or Cervus nippon Temminck |
| Cornu Cervi Degelatinatum (鹿角霜) | Degelatined antler of Cervus nippon Temminck or Cervus elaphus Linnaeus |

| Name | Description |
|-------------------------------|---|
| Cornu Cervi Pantotrichum (鹿茸) | Young pilose antler of male Cervus nippon Temminck or Cervus elaphus Linnaeus |
| Cornu Saigae Tataricae (羚羊角) | Horn of Saiga tatarica Linnaeus |
| Cortex Acanthopanacis (五加皮) | Root bark of Acanthopanax gracilistylus W. W. Smith |
| Cortex Ailanthi (椿皮) | Root bark or stem bark of Ailanthus altissima (Mill.) Swingle |
| Cortex Albiziae (合歡皮) | Stem bark of Albizia julibrissin Durazz. |
| Cortex Cinchonae (金雞納皮) | Bark of Cinchona ledgeriana Moens., Cinchona succirubra Pavon or Cinchona officinalis L. |
| Cortex Dictamni (白鮮皮) | Root bark of Dictamnus dasycarpus Turcz. |
| Cortex Eucommiae (杜仲) | Stem bark of Eucommia ulmoides Oliv. |
| Cortex Fraxini (秦皮) | Branch bark or stem bark of Fraxinus rhynchophylla Hance, Fraxinus chinensis Roxb., Fraxinus chinensis Roxb. Var. acuminata Lingelsh or Fraxinus stylosa Lingelsh |
| Cortex Hibisci (川槿皮) | Stem bark or root bark of Hibiscus syriacus L. |
| Cortex Ilicis Rotundae (救必應) | Bark of Ilex rotunda Thunb. |
| Cortex Illicii (地楓皮) | Stem bark of Illicium difengpi K. I. B. et K. I. M |

| Name | Description |
|---|--|
| Cortex Kadsurae Radicis (紫荊皮) | Root bark of Kadsura longipedunculata Finet et Gagnep. (K. peltigera Rehd. et Wils.) |
| Cortex Lycii (地骨皮) | Root bark of Lycium chinense Mill. or Lycium barbarum L. |
| Cortex Magnoliae Officinalis (厚樸) | Stem bark, root bark or branch bark of Magnolia officinalis Rehd. et Wils. or Magnolia officinalis Rehd. et Wils. var. biloba Rehd. et Wils. |
| Cortex Meliae (苦楝皮) | Stem bark or root bark of Melia toosendan sieb. Et Zucc. or Melia azedarach L. |
| Cortex Mori (桑白皮) | Root bark of Morus alba L. |
| Cortex Moutan (牡丹皮) | Root bark of Paeonia suffruticosa Andr. |
| Cortex Periplocae (香加皮) | Root bark of Periploca sepium Bge. |
| Cortex Phellodendri (黃柏) | Bark of Phellodendron chinense Schneid or Phellodendron amurense Rupr |
| Cortex Pseudolaricis (土荊皮) | Root bark or stem bark near the root of Pseudolarix kaempferi Gord. |
| Cortex Schefflerae Octophyllae (鴨腳木) | Root bark of Schefflera octophylla (Lour.) Harms |
| Cortex Ulmi Parvifoliae (榔榆皮) | Bark or root bark of Ulmus parvifolia Jacq. |

| Name | Description |
|---------------------------------------|--|
| Crinis Carbonisatus (血餘炭) | Carbonized human hair |
| Eupolyphaga seu Steleophaga (土鱉蟲) | Body of female Eupolyphaga sinensis Walker or Steleophaga plancyi (Boleny) |
| Faeces Leporis (望月砂) | Faeces of Lepus sinensis Gray, Lepus mandshuricus Radde or Lepus oiostolus Hodgson |
| Faeces Trogopterori (五靈脂) | Faeces of Trogopterus xanthipes Milne-Edwards |
| Faeces Vespertilionis (夜明砂) | Faeces of Vespertilio superans Thomas |
| Flos Albiziae (合歡花) | Inflorescence of Albizia julibrissin Durazz |
| Flos Buddlejae (密蒙花) | Flower bud or inflorescence of Buddleja officinalis Maxim |
| Flos Campsis (凌霄花) | Flower of Campsis grandiflora (Thunb.). K. Schum. or Campsis radicans (L.) Seem. |
| Flos Celosiae Cristatae (雞冠花) | Capitulum of Celosia cristata L. |
| Flos Chimonanthi Praecocis (臘梅花) | Flower bud of Chimonanthus praecox (L.) Link |
| Flos Eriocauli (穀精草) | Capitulum with peduncle of Eriocaulon buergerianum Koern. |
| Flos Farfarae (款冬花) | Flower bud of Tussilago farfara L. |
| Flos Genkwa (芫花) | Flower bud of Daphne genkwa Sieb. Et Zucc. |
| Flos Hibisci Rosae-Sinensis (扶桑 花) | Flower of Hibiscus rosa-sinensis L. |

| Name | Description |
|--|--|
| Flos Inulae (旋覆花) | Capitulum of Inula japonica Thunb. or Inula britannica L. |
| Flos Jasmini (素馨花) | Flower bud of Jasminum officinale L. var. grandiflorum (L.) Kobuski |
| Flos Magnoliae (辛夷) | Flower bud of Magnolia biondii Pamp., Magnolia denudata Desr. or Magnolia sprengeri Pamp. |
| Flos Magnoliae Officinalis (厚樸花) | Flower bud of Magnolia officinalis Rehd. et Wils. or Magnolia officinalis Rehd. et Wils. var. biloba Rehd. et Wils. |
| Flos Rosae Chinensis (月季花) | Flower of Rosa chinensis Jacq. |
| Fluoritum (紫石英) | Fluoride mineral of fluorite group |
| Folium Aconiti Kusnezoffii (草鳥葉) | Leaf of Aconitum kusnezoffii Reichb. |
| Folium Apocyni Veneti (羅布麻葉) | Leaf of Apocynum venetum L. |
| Folium Artemisiae Argyi (艾葉) | Leaf of Artemisia argyi Levl. et Vant. |
| Folium Callicarpae Formosanae (紫珠葉) | Leaf of Callicarpa formosana Rolfe |
| Folium et Cacumen Breyniae Fruticosae (黑面神) | Young branch with leaf of Breynia fruticosa (L.) Hook. f. |
| Folium et Cacumen Murrayae (九里香) | Leaf or young twig of Murraya exotica L. or Murraya paniculata (L.) Jack |
| Folium et Ramulus Evodiae (三叉 苦) | Branch and leaf of Evodia lepta (Spreng.) Merr. |
| Folium Ginkgo (銀杏葉) | Leaf of Ginkgo biloba L. |
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| Name | Description |
|---|---|
| Folium Ginseng (人參葉) | Leaf of Panax ginseng C. A. Mey. |
| Folium Glochidii Eriocarpi (漆大姑) | Leaf of Glochidion eriocarpum Champ. |
| Folium Hibisci Mutabilis (木芙蓉葉) | Leaf of Hibiscus mutabilis L. |
| Folium Ilicis Cornutae (枸骨葉) | Leaf of Ilex cornuta Lindl. ex Paxt. |
| Folium Isatidis (大青葉) | Leaf of Isatis indigotica Fort. |
| Folium Lantanae Camarae (馬纓 丹) | Leaf of Lantana camara L. |
| Folium Nerii (夾竹桃葉) | Leaf of Nerium indicum Mill |
| Folium Photiniae (石南葉) | Leaf of Photinia serrulata Lindl |
| Folium Pini (松毛) | Needle of Pinus massoniana Lamb., Pinus tabulaeformis Carr. or the same genus |
| Folium Polygoni Tinctorii (蓼大青葉) | Leaf of Polygonum tinctorium Ait. |
| Folium Psidii Guajavae (番石榴葉) | Leaf of Psidium guajava L. |
| Folium Psychotriae Rubrae (山大 顔) | Leaf of Psychotria rubra (Lour.) Poir. |
| Folium Pterocaryae Stenopterae (楓楊葉) | Leaf of Pterocarya stenoptera DC. |
| Folium Pyrrosiae (石韋) | Leaf of Pyrrosia sheareri (Bak.) Ching, Pyrrosia lingua (Thunb.) Farwell or Pyrrosia petiolosa (Christ) Ching |
| Folium Rhododendri Daurici (滿山 紅) | Leaf of Rhododendron dauricum L. |

| Name | Description |
|-------------------------------------|--|
| Folium Sauropi (龍脷葉) | Leaf of Saruopus rostratus Miq. (S. changianus S.Y. Hu) |
| Folium Sennae (番瀉葉) | Leaflet of Cassia angustifolia Vahl or Cassia acutifolia Lelile |
| Folium Viticis Negundo (牡荊葉) | Leaf of Vitex negundo L. var. cannabifolia (Sieb. Et Zucc.) HandMazz. |
| Fructus Akebiae (預知子) | Almost ripe fruit of Akebia quinata (Thunb.) Decne., Akebia trifoliata (Thunb.) Koidz. or Akebia trifoliata (Thunb.) Koidz. var. australis (Diels) Rehd. |
| Fructus Alpiniae Oxyphyllae (益智) | Ripe fruit of Alpinia oxyphylla Miq. |
| Fructus Amomi Rotundus (豆蔻) | Ripe fruit of Amomum kravanh Pirre ex Gagnep. or Amomum compactum Soland ex Maton |
| Fructus Arctii (牛蒡子) | Ripe fruit of Arctium lappa L. |
| Fructus Aristolochiae (馬兜鈴) | Ripe fruit of Aristolochia contorta Bge. or Aristolochia debilis Sieb. et Zucc. |
| Fructus Aurantii (枳殼) | Young fruit of Citrus aurantium L. or Citrus sinensis Osbeck |
| Fructus Aurantii Immaturus (枳實) | Young fruit of Citrus aurantium L. or its cultivars or Citrus sinensis Osbeck |
| Fructus Broussonetiae (楮實子) | Ripe fruit of Broussonetia papyrifera (L.) Vent. |

| Name | Description |
|--|--|
| Fructus Bruceae (鴉膽子) | Ripe fruit of Brucea javanica (L.) Merr. |
| Fructus Carotae (南鶴蝨) | Ripe fruit of Daucus carota L. |
| Fructus Carpesii (鶴蝨) | Ripe fruit of Carpesium abrotanoides L. |
| Fructus Chebulae (訶子) | Ripe fruit of Terminalia chebula Retz. or Terminalia chebula Retz. var. tomentella Kurt. |
| Fructus Cnidii (蛇床子) | Ripe fruit of Cnidium monnieri (L.) Cuss. |
| Fructus Coriandri (芫荽子) | Fruit of Coriandrum sativum L. |
| Fructus Corni (山茱萸) | Ripe sarcocarp of Cornus officinalis Sieb. et Zucc. |
| Fructus Evodiae (吳茱萸) | Almost ripe fruit of Evodia rutaecarpa (Juss.) Benth., Evodia rutaecarpa (Juss.) Benth. var. officinalis (Dode) Huang or Evodia rutaecarpa (Juss.) Benth. var. bodinieri (Dode) Huang |
| Fructus Fici Pumilae (薜荔果) | Collective fruit of Ficus pumila L. |
| Fructus Forsythiae (連翹) | Fruit of Forsythia suspensa (Thunb.) Vahl |
| Fructus Galangae (紅豆蔻) | Ripe fruit of Alpinia galanga Willd. |
| Fructus Gleditsiae Abnormalis (豬牙皂) | Sterile fruit of Gleditsia sinensis Lam. |
| Fructus Kochiae (地膚子) | Ripe fruit of Kochia scoparia (L.) Schrad. |

| Name | Description |
|--|---|
| Fructus Leonuri (茺蔚子) | Ripe fruit of Leonurus heterophyllus Sweet |
| Fructus Ligustri Lucidi (女貞子) | Ripe fruit of Ligustrum lucidum Ait. |
| Fructus Liquidambaris (路路通) | Ripe infructescene of Liquidambar formosana Hance |
| Fructus Litseae (蓽澄茄) | Ripe fruit of Litsea cubeba (Lour.) Pers. |
| Fructus Malvae (冬葵果) | Ripe fruit of Malva verticillata L. |
| Fructus Nandinae Domesticae (天竺子) | Fruit of Nandina domestica Thunb. |
| Fructus Phyllanthi (餘甘子) | Ripe fruit of Phyllanthus emblica L. |
| Fructus Piperis Longi (篳菱) | Almost ripe or ripe fruitspike of Piper longum L. |
| Fructus Podophylli (小葉蓮) | Ripe fruit of Podophyllum emodi Wall. |
| Fructus Polygoni Orientalis (水紅 花子) | Ripe fruit of Polygonum orientale L. |
| Fructus Psoraleae (補骨脂) | Ripe fruit of Psoralea corylifolia L. |
| Fructus Quisqualis (使君子) | Ripe fruit of Quisqualis indica L. |
| Fructus Rosae Laevigatae (金櫻子) | Ripe fruit of Rosa laevigata Michx. |
| Fructus Rubi (覆盆子) | Fruit of Rubus chingii Hu |
| Fructus Sapindi Mukorossi (無患 子) | Fruit of Sapindus mukorossi Gaertn. |
| Fructus Schisandrae (五味子) | Ripe fruit of Schisandra chinensis (Turcz.) Baill or Schisandra sphenanthera Rehd. et Wils. |

| Name | Description |
|---|--|
| Fructus seu Herba Physalis Pubescentis (燈籠草) | Fruit with calyx or any or whole part of Physalis pubescens L. |
| Fructus Sophorae (槐角) | Ripe fruit of Sophora japonica L. |
| Fructus Terminaliae Billericae (毛訶子) | Ripe fruit of Terminalia billerica (Gaertn.) Roxb. |
| Fructus Toosendan (川楝子) | Ripe fruit of Melia toosendan Sieb. et Zucc. |
| Fructus Tribuli (蒺藜) | Ripe fruit of Tribulus terrestris L. |
| Fructus Trichosanthis (瓜蔞) | Ripe fruit of Trichosanthes kirilowii Maxim, Trichosanthes rosthornii Harms |
| Fructus Tritici Levis (浮小麥) | Cariopsis of Triticum aestivum L. |
| Fructus Tsaoko (草果) | Ripe fruit of Amomum tsao-ko Crevost et Lemaire |
| Fructus Ulmi Macrocarpae (蕪美) | Fruit of Ulmus macrocarpa Hance |
| Fructus Viticis (蔓荊子) | Ripe fruit of Vitex trifolia L. var. simplicifolia Cham. or Vitex trifolia L. |
| Fructus Viticis Negundo (黃荊子) | Fruit of Vitex negunod L. or Vitex negundo L. var. cannabifolia (Sieb. et Zucc.) HandMazz. |
| Fructus Xanthii (蒼耳子) | Ripe bur with involucre of Xanthium sibiricum Patr. |

| Name | Description |
|--------------------------------------|--|
| Galla Chinensis (五倍子) | Gall produced by parasitic aphids of Melaphis chinensis (Bell) Baker on the leaf of Rhus chinensis Mill., Rhus potaninii Maxim. or Rhus punjabensis Stew. var. sinica (Diels) Rehd. et Wils, Melaphis chinensis (Bell) Baker |
| Gekko Swinhonis (壁虎) | Body of Gekko japonicus (Dumeril et Bibron) or Gekko swinhonis Guenther |
| Gypsum Fibrosum Preparata (煅石膏) | Calcined plaster stone of sulphate of plaster stone group |
| Haematitum (赭石) | Mineral of oxide of corundum group |
| Halloysitum Rubrum (赤石脂) | Mineral of silicate salt of polyhydrate kaolinate group |
| Herba Abri (雞骨草) | Any or whole part of Abrus cantoniensis Hance |
| Herba Achyranthis Asperae (倒扣 草) | Any or whole part of Achyranthes aspera L. |
| Herba Aeschynomenes Indicae (田皂角) | Any or whole part of Aeschynomene indica L. |
| Herba Agastaches (藿香) | Aerial part of Agastache rugosus (Fisch. et Mey.) O. Ktze. |
| Herba Aglaonematis (廣東萬年青) | Any or whole part of Aglaonema modestum Schott ex Engl. |
| Herba Agrimoniae (仙鶴草) | Aerial part of Agrimonia pilosa Ledeb. |

Cap. 549

| Name | Description |
|--|--|
| Herba Andrographitis (穿心蓮) | Aerial part of Andrographis paniculata (Burm. f.) Nees |
| Herba Antenoronis Neofiliformis (金綫草) | Any or whole part of Antenoron neofiliforme (Nakai) Hara |
| Herba Ardisiae Japonicae (矮地茶) | Any or whole part of Ardisia japonica (Hornsted) Blume |
| Herba Aristolochiae (天仙藤) | Aerial part of Aristolochia debilis Sieb. et Zucc. or Aristolochia contorta Bge. |
| Herba Aristolochiae Mollissimae (尋骨風) | Any or whole part of Aristolochia mollissima Hance |
| Herba Artemisiae Annuae (青蒿) | Aerial part of Artemisia annua L. |
| Herba Artemisiae Anomalae (劉寄 奴) | Aerial part of Artemisia anomala S. Moore |
| Herba Artemisiae Scopariae (茵陳) | Aerial part of Artemisia scoparia |

Herba Asari (細辛)

Herba Belladonnae (顛茄草)

Herba Bidentis Bipinnatae or Herba Bidentis Pilosae (鬼針草) Herba Blumeae Balsamiferae (大風艾) Any or whole part of Asarum heterotropoides Fr. var. mandshuricum (maxim.) Kitag., Asarum sieboldii Miq. var. seoulense Nakai or Asarum sieboldii Miq.

Waldst. et Kit. or Artemisia

capillaris Thunb.

Any or whole part of Atropa belladonna L.

Any or whole part of Bidens bipinnata L. or Bidens. pilosa L.

Any or whole part of Blumea balsamifera (L.) DC.

| Name | Description |
|---------------------------------|--|
| Herba Bryophylli Pinnati (落地生根) | Any or whole part of Bryophyllum pinnatum (L.f.) Oken [Kalanchoe pinnata (Lam.) Pers.] |
| Herba Casythae Filiformis (無根藤) | Any or whole part of Cassytha filiformis L. |
| Herba Catharanthi Rosei (長春花) | Any or whole part of Catharanthus roseus (L.) G. Don [Vinca rosea L. Lochnera rosea (L.) Reichb.] |
| Herba Centellae (積雪草) | Any or whole part of Centella asiatica (L.) Urb. |
| Herba Centipedae (鵝不食草) | Any or whole part of Centipeda minima (L.) A. Braun et Aschers. |
| Herba Chenopodii (土荊芥) | Any or whole part with fruit of Chenopodium ambrosioides L. |
| Herba Cirsii (小薊) | Aerial part of Cirsium setosum (Willd.) MB. |
| Herba Cissampelotis (亞乎奴) | Any or whole part of Cissampelos pareira L. var. hirsuta (Buch. ex DC) Forman |
| Herba Cistanches (肉蓯蓉) | Fleshy stem with scale of Cistanche deserticola Y. C. Ma |
| Herba Clinopodii (斷血流) | Aerial part of Clinopodium polycephalum (Vaniot) C. Y. Wu et Hsuan ex Hsuan or Clinopodium chinense (Benth.) O. Kuntze |
| Herba Clinopodii Gracilis (剪刀草) | Any or whole part of Clinopodium gracile (Benth.) Matsum. (Calamintha gracilis Benth.) |

| Name | Description |
|--|--|
| Herba Commelinae (鴨跖草) | Aerial part of Commelina communis L. |
| Herba Corydalis Bungeanae (地丁草) | Any or whole part of Corydalis bungeana Turcz. |
| Herba Crotalariae Mucronatae (豬屎豆) | Seed, or any or whole part of Crotalaria mucronata Desv. |
| Herba Cymbopogonis (蕓香草) | Aerial part of Cymbopogon distans (Nees) W. Wats |
| Herba Cynomorii (鎖陽) | Fleshy stem of Cynomorium songaricum Rupr. |
| Herba Damnacanthi (虎刺) | Any or whole part of Damnacanthus indicus Gaertn. f. |
| Herba Dendrobii (石斛) | Stem of Dendrobium loddigesii Rolfe., Dendrobium fimbriatum Hook. var. oculatum Hook, Dendrobium chrysanthum Wall., Dendrobium candidum Wall. Ex Lindl. or Dendrobium nobile Lindl |
| Herba Desmodii Styracifolii (廣金 錢草) | Aerial part of Desmodium styracifolium (Osb.) Merr. |
| Herba Dianthi (瞿麥) | Aerial part of Dianthus superbus L. or Dianthus chinensis L. |
| Herba Dichondrae Repentis (馬蹄金) | Any or whole part of Dichondra repens Forst. |
| Herba Duchesneae Indicae (蛇莓) | Any or whole part of Duchesnea indica (Andr.) Focke |
| Herba Ecliptae (墨旱蓮) | Aerial part of Eclipta prostrata L. |

| Name | Description |
|---|---|
| Herba Eleocharitis (通天草) | Aerial part of Eleocharis dulcis (Burm.f.) Trin. ex Henschel [E. tuberosa (Roxb.) Roem. et Schult.] |
| Herba Elephantopi (地膽頭) | Any or whole part of Elephantopus scaber L. |
| Herba Eleusines Indicae (牛筋草) | Any or whole part of Eleusine indica (L.) Gaertn |
| Herba Emiliae (一點紅) | Any or whole part of Emilia sonchifolia (L.) DC. |
| Herba Ephedrae (麻黃) | Herbaceous stem of Ephedra sinica Stapf, Ephedra intermedia Schrenk et C. A. Mey. or Ephedra equisetina Bge |
| Herba Epimedii (淫羊藿) | Aerial part of Epimedium brevicornum Maxim, Epimedium sagittatum (Sieb. et Zucc.) Maxim., Epimedium pubescens Maxim., Epimedium wushanense T. S. Ying or Epimedium koreanum Nakai |
| Herba Epimeredis Indicae (防風草) | Any or whole part of Epimeredi indica (L.) Rothm. [Anisomeles indica (L.) O. ktze., A. ovata R. Br.] |
| Herba Equiseti Hiemalis (木賊) | Aerial part of Equisetum hiemale L. |
| Herba Erodii or Herba Geranii (老 鸛草) | Aerial part of Erodium stephanianum Willd. or Geranium wilfordii Maxim. |

| Name | Description |
|--|--|
| Herba Eupatorii (佩蘭) | Aerial part of Eupatorium fortunei Turcz. |
| Herba Euphorbiae Hirtae (飛楊草) | Any or whole part of Euphorbia hirta L. |
| Herba Euphorbiae Humifusae (地錦草) | Any or whole part of Euphorbia humifusa Willd or Euphorbia maculata L. |
| Herba Euphorbiae Thymifoliae (小飛楊草) | Any or whole part of Euphorbia thymifolia L. |
| Herba Gelsemii Elegantis (斷腸草) | Any or whole part of Gelsemium elegans (Gardn. et Champ.) Benth. |
| Herba Gendarussae (小駁骨) | Any or whole part of Gendarussa valgaris Nees (Justicia gendarussa L.f.) |
| Herba Geranii Caroliniani (野老鸛草) | Any or whole part of Geranium carolinianum L. |
| Herba Glechomae (連錢草) | Aerial part of Glechoma longituba (Nakai) Kupr. |
| Herba Gnaphalii Affinis (鼠曲草) | Any or whole part of Gnaphalium affine D. Don (G. multiceps Wall. ex DC.) |
| Herba Gynostemmatis (絞股藍) | Any or whole part of Gynostemma pentaphylla (Thunb.) Makino |
| Herba Hedyotidis Chrysotrichae (黃毛耳草) | Any or whole part of Hedyotis chrysotricha (Palibin) Merr. [Oldenlandia chrysotricha (Palibin) Chun] |

| Name | Description |
|--------------------------------------|--|
| Herba Hedyotidis Corymbosae (水綫草) | Any or whole part of Hedyotis corymbosa (L.) Lam. (Oldenlandia corymbosa L.) |
| Herba Houttuyniae (魚腥草) | Aerial part of Houttuynia cordata Thunb. |
| Herba Hyperici (紅旱蓮) | Aerial part of Hyperieum ascyron L. |
| Herba Hyperici Erecti (小連翹) | Any or whole part of Hypericum erectum Thunb. |
| Herba Hyperici Japonici (田基黄) | Any or whole part of Hypericum japonicum Thunb. |
| Herba Inulae (金沸草) | Aerial part of Inula linariifolia Turcz. or Inula japonica Thunb. |
| Herba Junci Setchuensis (龍鬚草) | Aerial part of Juneus setchuensis Buch. var. effusoides Buch. |
| Herba Kulanchoes Laciniatae (伽藍菜) | Any or whole part of Kalanchoe laciniata (L.) DC |
| Herba Leonuri (益母草) | Aerial part of Leonurus heterophyllus Sweet |
| Herba Lespedezae Cuneatae (鐵掃帚) | Any or whole part of Lespedeza cuneata (DumCours.) G. Don |
| Herba Lobeliae Chinensis (半邊蓮) | Any or whole part of Lobelia chinensis Lour. |
| Herba Lophatheri (淡竹葉) | Stem and leaf of Lophatherum gracile Brongn. |
| Herba Lycopi (澤蘭) | Aerial part of Lycopus lucidus Turcz. var. hirtus Regel |

| Name | Description |
|---|---|
| Herba Lycopodii (伸筋草) | Any or whole part of Lycopodium japonicum Thunb. |
| Herba Lysimachiae (金錢草) | Any or whole part of Lysimachia christinae Hance |
| Herba Malvastri Coromandeliani (黃花棉) | Any or whole part of Malvastrum coromandelianum (L.) Garcke |
| Herba Melastomatis Candii (野牡 丹) | Any or whole part of Melastoma candidum D. Don |
| Herba Melastomatis Dodecandri (地菍) | Any or whole part of Melastoma dodecandrum Lour. |
| Herba Orostachyos (瓦松) | Any or whole part of Orostachys fimbriatus (Turcz.) Berger or Orostachys erubescens (Maxim.) Ohwi (etc) |
| Herba Paederiae (雞屎藤) | Any or whole part of Paederia scandens (Lour.) Merr. |
| Herba Patriniae (敗醬草) | Any or whole part of Patrinia scabiosaefolia Fisch. or Patrinia villosa (Thunb.) Juss. |
| Herba Pholidotae Chinensis (石仙 桃) | Any or whole part of Pholidota chinensis Lindl. |
| Herba Phyllanthi Urinariae (葉下 珠) | Any or whole part of Phyllanthus urinaria L. |
| Herba Piperis Sarmentosi (假蒟) | Aerial part of Piper sarmentosum Roxb. |
| Herba Plantaginis (車前草) | Any or whole part of Plantago asiatica L. or Plantago depressa Willd. |

Cap. 549

| Name | Description |
|--|--|
| Herba Polygalae Chinensis (大葉 金不換) | Any or whole part of Polygala chinensis L. |
| Herba Polygalae Japonicae (瓜子 金) | Any or whole part of Polygala japonica Houtt. |
| Herba Polygoni Avicularis (萹蓄) | Aerial part of Polygonum aviculare L. |
| Herba Polygoni Chinensis (火炭母) | Any or whole part of Polygonum chinense L. |
| Herba Polygoni Perfoliati (杠板歸) | Any or whole part of Polygonum perfoliatum L. |
| Herba Potentillae Chinensis (委陵菜) | Any or whole part of Potentilla chinensis Ser. |
| Herba Potentillae Discoloris (翻白草) | Any or whole part with root of Potentilla discolor Bunge |
| Herba Pouzolziae Zeylanicae (霧水 葛) | Any or whole part of Pouzolzia Zeylanica (L.) Benn. |
| Herba Pteridis Multifidae (鳳尾草) | Any or whole part of Pteris multifida Poir |
| Herba Pteridis Semipinnatae (半邊旗) | Any or whole part of Pteris semipinnata L. |
| Herba Pyrolae (鹿銜草) | Any or whole part of Pyrola calliantha H. Andres or Pyrola decorata H. Andres |
| Herba Rabdosiae Lophanthoidis (溪黃草) | Any or whole part of Rabdosia lophanthoides (BuchHam. ex D. Don) Hara (plectranthus striatus |

Benth.)

| Name | Description |
|--|--|
| Herba Ranunculi Japonici (毛茛) | Any or whole part of Ranunculus japonicus Thunb. |
| Herba Saginae Japonicae (漆姑草) | Any or whole part of Sagina japonica (Sw.) Ohwi |
| Herba Salviae Chinensis (石見穿) | Any or whole part of Salvia chinensis Benth. |
| Herba Salviae Plebeiae (荔枝草) | Any or whole part of Salvia plebeia R. Br. |
| Herba Sambuci Chinensis (陸英) | Stem and leaf of Sambucus chinensis Lindl. (S. javanica auct. non Reinw. ex Blume) |
| Herba Sarcandrae (腫節風) | Any or whole part of Sarcandra glabra (Thunb.) Nakai [Chloranthus glaber (Thunb.) Makino] |
| Herba Saussureae Involucratae (雪蓮花) | Any or whole part of Saussurea involucrata Kar. et Kir. |
| Herba Saxifragae (虎耳草) | Any or whole part of Saxifraga stolonifera (L.) Meerb. |
| Herba Schizonepetae (荊芥) | Aerial part of Schizonepeta tenuifolia Briq. |
| Herba Scutellariae Barbatae (半枝蓮) | Any or whole part of Scutellaria barbata D. Don |
| Herba Sedi (垂盆草) | Any or whole part of Sedum sarmentosum Bunge |
| Herba Selaginellae (卷柏) | Any or whole part of Selaginella tamariscina (Beauv.) Spring or Selaginella puluinata (Hook. et Grev.) |

| Name | Description |
|---|--|
| Herba Selaginellae Doederleinii (石上柏) | Any or whole part of Selaginella doederleinii Hieron. |
| Herba Senecionis Scandentis (千里 光) | Any or whole part of Senecio scandens BuchHam. (S.chinensis DC.) |
| Herba Setariae Viridis (狗尾草) | Any or whole part of Setaria viridis (L.) Beauv. |
| Herba seu Radix Amaranrhi (刺莧菜) | Any or whole part of Amaranthus spinosus L. |
| Herba seu Radix Cirsii Japonici (大薊) | Aerial part or root of Cirsium japonicum DC. |
| Herba Sidae Rhombifoliae (黃花母) | Any or whole part of Sida rhombifolia L. |
| Herba Siegesbeckiae (豨簽草) | Aerial part of Siegesbeckia orientalis L., Siegesbeckia pubescens Makino or Siegesbeckia glabrescens Makino |
| Herba Solani Lyrati (白英) | Any or whole part of Solanum lyratum Thunb. [S. dulcamara L. var. lyratum (Thunb.) Sieb. et Zucc.] |
| Herba Solani Nigri (龍葵) | Any or whole part of Solanum nigrum L. |
| Herba Solidaginis (一枝黃花) | Any or whole part of Solidago decurrens Lour. [S. virgaurea L. var. leiocarpa (Benth.) A. Gray] |
| Herba Speranskiae Tuberculatae (珍珠透骨草) | Any or whole part of Speranskia tuberculata (Bunge) Baill. |

| Name | Description |
|--------------------------------------|--|
| Herba Spirodelae (浮萍) | Any or whole part of Spirodela polyrhiza (L.) Schleid. |
| Herba Stephaniae Longae (糞箕篤) | Any or whole part of Stephania longa Lour. |
| Herba Swertiae Mileensis (青葉膽) | Any or whole part of Swertia mileensis T. N. Ho et W. L. Shih |
| Herba Taxilli (桑寄生) | Stem and branch with leaf of Taxillus chinensis (DC.) Danser |
| Herba Verbenae (馬鞭草) | Aerial part of Verbena officinalis L. |
| Herba Veronicae (一支香) | Any or whole part of Veronica linariifolia Pall. ex Link [V. spuria (non L.) sensu Romp. p. p.] |
| Herba Veronicastri (腹水草) | Any or whole part of Veronicastrum axillare (Sieb. et Zucc.) Yamazaki or Veronicastrum stenostachyum (Hemsl.) Yamazaki |
| Herba Violae (紫花地丁) | Any or whole part of Viola yedoensis Makino |
| Herba Visci (槲寄生) | Stem and branch with leaf of Viscum coloratum (komar.) Nakai |
| Herba Wedeliae (蟛蜞菊) | Any or whole part of Wedelia chinensis (Osbeck) Merr. |
| Herba Zephyranthis Candidae (肝風草) | Any or whole part of Zephyranthes candida (Lindl.) Herb. |
| Hirudo (水蛭) | Body of Whitmania pigra Whitman, Hirude nipponica Whitman or Whitmania acranulata Whitman |

| Name | Description |
|--|---|
| Indigo Naturalis (青黛) | Dried powder or mass prepared from the leaf or the stem and leaf of Baphicacanthus cusia (Nees) Bremek., Polygonum tinctorium Ait. or Isatis indigotica Fort. |
| Lapis Chloriti (青礞石) | Black mica schist or a carbonate schist of chlorite mica of metamorphic group |
| Lapis Micae Aureus (金礞石) | Rock schist or black mica schist of metamorphic group |
| Lasiosphaera seu Calvatia (馬勃) | Sporophore of Lasiosphaera fenzlii Reich., Calvatia gigantea (Batsch ex Pers.) Lloyd or Calvatia lilacina (Mont. Et Berk.) Lloyd |
| Lignum Dalbergiae Odoriferae (降香) | Heartwood of trunk and root of Dalbergia odorifera T. Chen |
| Lignum Pini Nodi (油松節) | Node of Pinus tabulaeformis Carr. or Pinus massoniana Lamb. |
| Limonitum (禹餘糧) | Mineral of limonite of hydroxides |
| Medulla Junci (燈心草) | Stem pith of Juneus effusus L. |
| Medulla Stachyuri or Medulla Helwingiae (小通草) | Stem pith of Stachyurus himalaicus Hook. f. et Thoms., Stachyurus chinensis Franch. or Helwingia japonica (Thunb.) Dietr. |
| Medulla Tetrapanacis (通草) | Stem pith of Tetrapanax papyriferus (Hook.) K. Koch |

| Name | Description |
|--------------------------------|---|
| Moschus (麝香) | Secretion of the musk sac of adult male of Moschus berezovskii Flerov, Moschus sifanicus Przewalski or Moschus moschiferus Linnaeus |
| Myrrha (沒藥) | Oleo-gum-resin from the bark of Commiphora myrrha Engl. (C. molmol Engl.) |
| Natrii Sulfas (芒硝) | Crystal of minerals of sulphates of Glauber's salts |
| Natrii Sulfas Exsiccatus (玄明粉) | Powder obtained from efflorescence of Glauber's salt |
| Nidus Vespae (蜂房) | Honeycomb of Polistes olivaceous (Degeer), Polistes japonicus Saussure or Parapolybia varia Fabricius |
| Nux Prinsepiae (蕤仁) | Ripe kernel of Prinsepia uniflora Batal or Prinsepia uniflora Batal. Var serrata Rehd. |
| Oleum Linderae (香果脂) | Solid fat obtained from the ripe kernel or ripe seed of Lindera communis Hemsl. |
| Olibanum (乳香) | Oleo-gum-resin from the bark of Boswellia carterii Birdw. or the same genus |
| Omphalia (雷丸) | Sclerotium of Omphalia lapidescens Schroet. |

| Name | Description |
|----------------------------------|--|
| Ootheca Mantidis (桑螵蛸) | Gee capsule of Tenodera sinensis Saussure, Statilia maculata (Thunberg) or Hierodula patellifera (Serville) |
| Ophicalcitum (花蕊石) | Serpentine marble of metamorphic group |
| Pericarpium Arecae (大腹皮) | Pericarp of Areca catechu L. |
| Pericarpium Trichosanthis (瓜萋皮) | Pericarp of ripe fruit of Trichosanthes kirilowii Maxim. or Trichosanthes rosthornii Harms |
| Periostracum Cicadae (蟬蛻) | Slough of Cryptotympana pustulata Fabricius dropped off the nymph during emergence |
| Petiolus Trachycarpi (棕櫚) | Petiole of Trachycarpus fortunei H. Wendl. |
| Pollen Pini (松花粉) | Pollen of Pinus massoniana Lamb., Pinus tabulaeformis Carr. or plants of the same genus |
| Pollen Typhae (蒲黃) | Pollen of Typha angustifolia L., Typha orientalis Presl or plants of the same genus |
| Polyporus (豬苓) | Sclerotium of Polyporus umbellatus (Pers.) Fries |
| Processed Fructus Crotonis (製巴豆) | Processed ripe fruit of Croton tiglium L. |
| Processed Radix Aconiti (製川鳥) | Processed parent root tuber of Aconitum carmichaeli Debx. |

Cap. 549

Name

Processed Radix Aconiti Kusnezoffii (製草鳥)

Processed Radix Aconiti Lateralis (製附子)

Processed Radix Euphorbiae fischerianae, Radix Euphorbiae ebracteolatae, or Radix Stellerae (製狼毒)

Processed Radix Kansui (製甘遂)

Processed Resina Garciniae Morellae (製藤黃)

Processed Rhizoma Arisaematis (製天南星)

Processed Rhizoma Pinelliae (製半夏)

Processed Rhizoma Typhonii or Radix Aconiti Corean (製白附子 (禹白附、關白附))

Processed Semen Crotonis (巴豆 霜)

Processed Semen Euphorbiae (製千金子)

Processed Semen Hyoscyami (製天仙子)

Description

- Processed root tuber of Aconitum kusnezoffii Reichb.
- Processed daughter root of Aconitum carmichaeli Debx.
- Processed root of Euphorbia fischeriana Steud., Euphorbia ebracteolata Hayata or Stellera chamaejasme L.
- Processed root tuber of Euphorbia kansui T.N. Liou ex T. P. Wang
- Processed gum-resin of Garcinia morella Desv.
- Processed tuber of Arisaema erubescens (Wall.) Schott., Arisaema heterophyllum Bl. or Arisaema amurense Maxim.
- Processed tuber of Pinellia ternata (Thunb.) Breit.
- Processed tuber of Typhonium giganteum Engl. or root tuber of Aconitum coreanum (Levl.) Raipaics
- Processed ripe seed of Croton tiglium L.
- Processed ripe seed of Euphorbia lathyris L.
- Processed ripe seed of Hyoscyamus niger L.

| Name | Description |
|---|--|
| Processed Semen Strychni (製馬錢子) | Processed ripe seed of Strychnos nux-vomica L. or Strychnos pierriana A. W. Hill |
| Pseudobulbus Cremastrae seu Pleiones (山慈菇) | Pseudobulb of Cremastra appendiculata (D. Don) Makino, Pleione bulbocodioides (Franch.) Rolfe or Pleione yunnanensis Rolfe |
| Pumex (浮石) | Non-crystalline mass of Pumice or the skeleton of Costazia aculeata Canu et Bassler or Costazia costazii Audouin |
| Pyrolusitum (無名異) | Mineral of oxides of Pyrolusite |
| Radix Acanthopanacis Senticosi (刺五加) | Root or rhizome of Acanthopanax senticosus (Rupr. et Maxim.) Harms |
| Radix Acanthopanacis Trifoliati (三葉五加) | Root of Acanthopanax trifoliatus (L.) Merr. |
| Radix Achyranthis Bidentatae (牛膝) | Root of Achyranthes bidentata Bl. |
| Radix Adenophorae (南沙參) | Root of Adenophora tetraphylla (Thunb.) Fisch. or Adenophora stricta Miq. |
| Radix Aerio Fici Microcarpae (榕鬚) | Aerial root of Ficus microcarpa L. |
| Radix Ampelopsis (白蘞) | Root tuber of Ampelopsis japonica (Thunb.) Makino |

| Name | Description |
|---|--|
| Radix Angelicae Citriodorae (香白芷) | Root of Angelica citriodora Hance [Ostericum citriodorum (Hance) Yuan et Shan] |
| Radix Angelicae Pubescentis (獨活) | Root of Angelica pubescens Maxim. f. biserrata Shan et Yuan |
| Radix Angelicae Sinensis (當歸) | Root of Angelica sinensis (Oliv.) Diels |
| Radix Anisodi Tangutici (山莨菪) | Root of Anisodus tanguticus (Maxim.) Pascher |
| Radix Ardisiae Crenatae (朱砂根) | Root of Ardisia crenata Sims |
| Radix Aristolochiae (青木香) | Root of Aristolochia debilis Sieb. et Zucc. |
| Radix Aristolochiae Fangchi (廣防 己) | Root of Aristolochia fangchi Y. C. Wu ex L.D. Chou et S. M. Hwang |
| Radix Aristolochiae Heterophyllae (漢中防己) | Root of Aristolochia kaempferi Willd. f. heterophylla (Hemsl.) S. M. Hwang. |
| Radix Arnebiae or Radix Lithospermi (紫草) | Root of Arnebia euchroma (Royle) Johnst, Lithospermum erythrorhizon Sieb. et Zucc. or Arnebia guttata Bunge |
| Radix Asparagi (天冬) | Root tuber of Asparagus cochinchinenesis (Lour.) Merr. |
| Radix Asteris (紫菀) | Root or rhizome of Aster tataricus L.f. |

| Name | Description |
|--------------------------------------|---|
| Radix Astragali (黄芪) | Root of Astragalus membranaceus (Fisch.) Bge. var. mongholicus (Bge.) Hsiao or Astragalus membranaceus (Fisch.) Bge. |
| Radix Aucklandiae (木香) | Root of Aucklandia lappa Decne. |
| Radix Bauhiniae Hupehanae (羊蹄甲) | Root of Bauhinia glauca (Wall. ex Benth.) Benth. ssp. hupehana (Craib) T. Chen |
| Radix Boehmeriae (苧麻根) | Root or rhizome of Boehmeria nivea (L.) Gaud. |
| Radix Bupleuri (柴胡) | Root of Bupleurum chinense DC. or Bupleurum scorzonerifolium Willd. |
| Radix Celastri Orbiculati (南蛇藤 根) | Root of Celastrus orbiculatus Thunb. (C. articulatus Thunb.) |
| Radix Changii (明黨參) | Root of Changium smyrnioides Wolff |
| Radix Chloranthi Serrati (及己) | Root of Chloranthus serratus (Thunb.) Roem. et Schult. |
| Radix Clematidis (威靈仙) | Root or Rhizome of Clematis chinensis Osbeck, Clematis hexapetala Pall. or Clematia manshurica Rupr. |
| Radix Clerodendri Philippini (臭茉莉) | Root of Clerodendron philippinum Schauer var. simplex Moldenke |
| Radix Cocculi Trilobi (木防己) | Root of Cocculus trilobus (Thunb.) DC. |

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| Description |
| Root of Codonopsis pilosula (Franch.) Nannf., Codonopsis pilosula Nannf. var. modesta (Nannf.) L.T. Shen or Codonopsis tangshen Oliv. |
| Root of Croton crassifolius Geisel. |
| Root tuber of Curcuma wenyujin Y. H. Chen et C. Ling, Curcuma longa L., Curcuma kwangsiensis S.G. Lee et C. F. Liang or Curcuma phaeocaulis Val. |
| Root of Cyathula officinalis Kuan |
| Root or rhizome of Cynanchum atratum Bge. or Cynanchum versicolor Bge. |
| Root tuber of Cynanchum auriculatum Royle ex Wight |
| Root or rhizome of Cynanchum paniculatum (Bge.) Kitag. |
| Root of Cynoglossum amabile Stapf et Drumm. |
| Root of Dichroa febrifuga Lour. |
| Root of Dipsacus asperoides C. Y. Cheng et T. M. Ai |
| Root of Echinops latifolius Tausch or Echinops grijisii Hance |
| Root or rhizome of Ephedra sinica Stapf or Ephedra intermediaSchrenket C. A. Mey. |
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| Name | Description |
|--|---|
| Radix et Rhizoma Nardostachyos (甘松) | Root or rhizome of Nardostachys chinensis Batal. or Nardostachys jatamansi DC. |
| Radix et Rhizoma Rhei (大黃) | Root or rhizome of Rheum palmatum L., Rheum tanguticum Maxim. ex Balf or Rheum officinale Baill |
| Radix et Rhizoma Thalictri (馬尾連) | Root or rhizome of Thalictrum foliolosum DC. |
| Radix et Rhizoma Veratri (藜蘆) | Root or rhizome of Veratrum nigrum L. or Veratrum schindleri Loes. f. |
| Radix Eupatorii Chinensis (廣東土 牛膝) | Root of Eupatorium chinense L. |
| Radix Euphorbiae Pekinensis (京大戟) | Root of Euphorbia pekinensis Rupr. |
| Radix Gentianae (龍膽) | Root or rhizome of Gentiana manshurica Kitag., Gentiana scabra Bge, Gentiana triflora pall. or Gentiana rigescens Franch |
| Radix Gentianae Macrophyllae (秦艽) | Root of Gentiana macrophylla Pall., Gentiana straminea Maxim, Gentiana crassicaulis Duthie ex Burk. or Gentiana dahurica Fisch. |
| Radix Ginseng (人參) | Root of Panax ginseng C. A. Mey. |
| Radix Glehniae (北沙參) | Root of Glehnia littoralis Fr. Schmidt ex Miq. |

| Name | Description |
|--------------------------------------|--|
| Radix Hedysari (紅芪) | Root of Hedysarum polybotrys HandMazz. |
| Radix Helicteris (山芝麻) | Root of Helicteres angustifolia L. |
| Radix Hemerocallis (萱草根) | Root or rhizome of Hemerocallis fulva L., Hemerocallis citrina Baroni or Hemerocallis minor Mill. |
| Radix Ilicis Asprellae (崗梅根) | Root of Ilex asprella (Hook. et Arn.) Champ. ex Benth. |
| Radix Ilicis Pubescentis (毛冬青) | Root of Ilex pubescens Hook. et Arn. |
| Radix Inulae (土木香) | Root of Inula helenium L. or Inula racemosa Hook. f. |
| Radix Isatidis (板藍根) | Root of Isatis indigotica Fort. |
| Radix Kadsurae Coccineae (黑老虎根) | Root of Kadsura coccinea (Lem.) A. C. Smith |
| Radix Knoxiae (紅大戟) | Root tuber of Knoxia valerianoides Thorel et Pitard |
| Radix Linderae (烏藥) | Root tuber of Lindera aggregata (Sims) Kosterm. |
| Radix Liriopes (山麥冬) | Root tuber of Liriope spicata (Thunb.) Lour. var. Prolifera Y. T. Ma or Liriope muscari (Desne) Baily |
| Radix Mirabilis (紫茉莉根) | Root of Mirabilis jalapa L. |
| Radix Morindae Officinalis (巴戟 天) | Root of Morinda officinalis How |

| Name | Description |
|---|---|
| Radix Notoginseng (三七) | Root of Panax notoginseng (Burk.) F. H. Chen |
| Radix Ophiopogonis (麥冬) | Root tuber of Ophiopogon japonicus (Thunb.) Ker-Gawl. |
| Radix Oryzae Glutinosae (糯稻根) | Rhizome or root of Oryza sativa L. var. glutinosa Matsum. |
| Radix Paeoniae Alba (白芍) | Root of Paeonia lactiflora Pall. |
| Radix Paeoniae Rubra (赤芍) | Root of Paeonia lactiflora Pall. or Paeonia veitchii Lynch |
| Radix Panacis Quinquefolii (西洋參) | Root of Panax quinquefolium L. |
| Radix Pandani Tectorii (露兜簕) | Root of Pandanus tectorius Soland. |
| Radix Patriniae Heterophyllae or Radix Patriniae Scabrae (墓頭回) | Rhizome or root of Patrinia heterophylla Bunge or Patrinia scabra Bunge |
| Radix Peucedani (前胡) | Root of Peucedanum praeruptorum Dunn or peucedanum decursivum Maxim. |
| Radix Physochlainae (華山參) | Root of Physochlaina infundibularis Kuang |
| Radix Phytolaccae (商陸) | Root of Phytolacca acinosa Roxb. or Phytolacca americana L. |
| Radix Platycodi (桔梗) | Root of Platycodon grandiflorum (Jacq.) A. DC. |
| Radix Plumbaginis Zeylanicae (白花丹) | Root of Plumbago zeylanica L. |
| Radix Polygalae (遠志) | Root of Polygala tenuifolia Willd. or Polygala sibirica L. |

| Name | Description |
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| Radix Polygoni Multiflori (何首鳥) | Root tuber of Polygonum multiflorum Thunb. |
| Radix Pseudostellariae (太子參) | Root tuber of Pseudostellaria heterophylla (Miq.) Pax ex Pax et Hoffm. |
| Radix Pterospermi Heterophylli (半楓荷根) | Root of Pterospermum heterophyllum Hance |
| Radix Pteroxygoni Giraldii (紅藥 子) | Root tuber of Pteroxygonum giraldii Dammer et Diels |
| Radix Puerariae (葛根) | Root of Pueraria lobata (Willd.) Ohwi or Pueraria thomsonii Benth. |
| Radix Pulsatillae (白頭翁) | Root of Pulsatilla chinensis (Bge.) Regel |
| Radix Ranunculus Ternati (貓爪草) | Root tuber of Ranunculus ternatus Thunb. |
| Radix Rauvolfiae (蘿芙木) | Root of Rauvolfia verticillata (Lour.) Baill. or Rauvolfia serpentina (L.) Benth. ex Kurz |
| Radix Rehmanniae (地黃) | Root tuber of Rehmannia glutinosa Libosch. |
| Radix Rhapontici (漏蘆) | Root of Rhaponticum uniflorum (L.) DC. |
| Radix Rhodomyrti (崗稔根) | Root of Rhodomyrtus tomentosa (Ait.) Hassk. |
| Radix Rubiae (茜草) | Root or rhizome of Rubia cordifolia L. |

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| Description |
| Root or rhizome of Salvia miltiorrhiza Bge. |
| Root of Sanguisorba officinalis L. or Sanguisorba officinalis L. var. longifolia (Bert.) Yu et Li |
| Root of Saposhnikovia divaricata (Turcz.) Schischk. |
| Root of Scrophularia ningpoensis Hemsl. |
| Root of Scutellaria baicalensis Georgi |
| Root tuber of Semiaquilegia adoxoides (DC.) Makino |
| Root or stem of Derris trifoliata Lour. |
| Root of Sophora flavescens Ait. |
| Root of Stellaria dichotoma L. var. lanceolata Bge. |
| Root tuber of Stemona sessilifolia (Miq.) Miq., Stemona japonica (Bl.) Miq. or Stemona tuberosa Lour. |
| Root of Stephania tetrandra S. Moore |
| Root tuber of Tinospora sagittata (Oliv.) Gagnep. or Tinospora capillipes Gagnep. |
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| Name | Description |
|--|---|
| Radix Trichosanthis (天花粉) | Root of Trichosanthes kirilowii Maxim. or Trichosanthes rosthornii Herms |
| Radix Tripterygii Wilfordii (雷公藤) | Root of Tripterygium wilfordii Hook. f. |
| Radix Valerianae (纈草) | Root or rhizome of Valeriana officinalis L. |
| Radix Vitis Adstrictae (野葡萄) | Root of Vitis adstricta Hance (V. thunbergii Sieb. et Zucc.) |
| Radix Vladimiriae (川木香) | Root of Vladimiria soulei (Franch.) Ling or Vladimiria souliei (Franch.) Ling var. cinerea Ling |
| Radix Wikstroemae (了哥王) | Root of Wikstroemia indica (L.) C. A. Mey. |
| Radix Zanthoxyli (兩面針) | Root of Zanthoxylum nitidum (Roxb.) DC. |
| Radix Zanthoxyli Avicennae (鷹不 泊) | Root of Zanthoxylum avicennae (Lam.) DC. |
| Ramulus Cinnamomi (桂枝) | Young branch of Cinnamomum cassia Presl |
| Ramulus et Folium Mussaendae Pubescentis (玉葉金花) | Stem and leaf of Mussaenda pubescens Ait. f. |
| Ramulus et Folium Phyllodii Pulchelli (排錢草) | Branch and leaf of Phyllodium pulchellum (L.) Desv. [Desmodium pulchellum (L.) Benth.] |
| Ramulus et Folium Picrasmae (苦木) | Branch or leaf of Picrasma quassioides (D. Don) Benn. |

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| Name | Description |
| Ramulus Euonymi (鬼箭羽) | Corky wing or young branch with corky wing of Euonymus alatus (Thunb.) Sieb. |
| Ramulus Mori (桑枝) | Young branch of Morus alba L. |
| Ramulus Sambuci Williamsii (接骨木) | Stem and branch with leaf of Sambucus williamsii Hance (S. racemosa auct. non L.) |
| Ramulus Uncariae cum Uncis (鈎藤) | Hook-bearing stem and branch of Uncaria rhynchophylla (Miq.) Jacks, Uncaria macrophylla Wall., Uncaria hirsuta Havil., Uncaria sinensis (Oliv.) Havil. or Uncaria sessilifructus Roxb. |
| Receptaculum Nelumbinis (蓮房) | Receptacle of Nelumbo nucifera Gaertn. |
| Resina Draconis (血竭) | Red resin from the fruit of Daemonorops draco Blume (Calamus draco Willd.) |
| Resina Ferulaen (阿魏) | Resin of Ferula sinkiangensis K. M. Shen or Ferula fukanensis K. M. Shen |
| Resina Liquidambaris (楓香脂) | Resin of Liquidambar formosana Hance |
| Resina Toxicodendri (乾漆) | Resin of Toxicodendron vernicifluum (Stokes) F. A. Barkl. |
| Rhizoma Acori Tatarinowii (石菖蒲) | Rhizome of Acorus tatarinowii Schott. |

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| Name | Description |
| Rhizoma Alismatis (澤瀉) | Tuber of Alisma orientalis (Sam.) Juzep. |
| Rhizoma Anemarrhenae (知母) | Rhizome of Anemarrhena asphodeloides Bge. |
| Rhizoma Anemones Altaicae (九節 菖蒲) | Rhizome of Anemone altaica Fisch. ex C. A. Mey. |
| Rhizoma Anemones Raddeanae (兩頭尖) | Rhizome of Anemone raddeana Regel |
| Rhizoma Ardisiae Gigantifoliae (走馬胎) | Rhizome of Ardisia gigantifolia Stapf |
| Rhizoma Atractylodis (蒼朮) | Rhizome of Atractylodes lancea (Thunb.) DC. or Atractylodes chinensis (DC.) koidz. |
| Rhizoma Atractylodis Macrocephalae (白朮) | Rhizome of Atractylodes macrocephala Koidz. |
| Rhizoma Belamcandae (射干) | Rhizome of Belamcanda chinensis (L.) DC. |
| Rhizoma Bistortae (拳參) | Rhizome of Polygonum bistorta L. |
| Rhizoma Blechni (烏毛蕨貫眾) | Rhizome with petiole of Blechnum orientale L. |
| Rhizoma Bletillae (白及) | Tuber of Bletilla striata (Thunb.) Reichb. f. |
| Rhizoma Bolbostemmae (土貝母) | Tuber of Bolbostemma paniculatum (Maxim.) Franquet |
| Rhizoma Chuanxiong (川芎) | Rhizome of Ligusticum chuanxiong Hort. |
| Rhizoma Cibotii (狗脊) | Rhizome of Cibotium barometz (L.) J. Sm. |

Сар. 549

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| Name | Description |
| Rhizoma Cimicifugae (升麻) | Rhizome of Cimicifuga heracleifolia Kom., Cimicifuga dahurica (Turcz.) Maxim. or Cimicifuga foetida L. |
| Rhizoma Coptidis (黃連) | Rhizome of Coptis chinensis Franch., Coptis deltoidea C. Y. Cheng et Hsiao or Coptis teeta Wall. |
| Rhizoma Corydalis (延胡索) | Tuber of Corydalis yanhusuo W. T. Wang |
| Rhizoma Corydalis Decumbentis (夏天無) | Tuber of Corydalis decumbens (Thunb.) Pers. |
| Rhizoma Curculiginis (仙茅) | Rhizome of Curculigo orchioides Gaertn. |
| Rhizoma Curcumae (莪朮) | Rhizome of Curcuma phaeocaulis Valeton, Curcuma kwangsiensis S. G. Lee et C. F. Liang or Curcuma wenyujin Y. H. Chen et C. Ling |
| Rhizoma Curcumae Longae (薑黃) | Rhizome of Curcuma longa L. |
| Rhizoma Cynanchi Stauntonii (白前) | Rhizome or root of Cynanchum stauntonii (Decne.) Schltr. ex Levl. or Cynanchum glaucescens (Decne.) HandMazz. |
| Rhizoma Cyperi (香附) | Rhizome of Cyperus rotundus L. |
| Rhizoma Cyrtomii (貫眾) | Rhizome with petiole of Cyrtomium fortunei J. Sm. |
| Rhizoma Dioscoreae Bulbiferae (黃藥子) | Tuber of Dioscorea bulbifera L. |

| Name | Description |
|--|---|
| Rhizoma Dioscoreae Cirrhosae (薯莨) | Tuber of Dioscorea cirrhosa Lour. |
| Rhizoma Dioscoreae Hypoglaucae (粉萆薢) | Rhizome of Dioscorea hypoglauca Palibin |
| Rhizoma Dioscoreae Nipponicae (穿山龍) | Rhizome of Dioscorea nipponica Makino or Dioscorea nipponica Makino var. rosthornii Prain et Burkill |
| Rhizoma Dioscoreae Septemlobae (綿萆薢) | Rhizome of Dioscorea septemloba Thunb. or Dioscorea futschauensis Uline ex R. kunth |
| Rhizoma Dioscoreae Tokoro (山萆薢) | Rhizome of Dioscorea tokoro Makino |
| Rhizoma Drynariae (骨碎補) | Rhizome of Drynaria fortunei (Kunze) J. Sm. |
| Rhizoma Dryopteris Crassirhizomae (綿馬貫眾) | Rhizome with petiole of Dryopteris crassirhizoma Nakal |
| Rhizoma et Radix Baphicacanthis Cusiae (南板藍根) | Rhizome or root of Baphicacanthus cusia (Nees) Bremek |
| Rhizoma et Radix Notopterygii (羌活) | Rhizome or root of Notopterygium incisum Ting ex H. T. Chang or Notopterygium forbesii Boiss. |
| Rhizoma Gastrodiae (天麻) | Tuber of Gastrodia elata Bl. |
| Rhizoma Homalomenae (千年健) | Rhizome of Homalomena occulta (Lour.) Schott |
| Rhizoma Ligustici (藁本) | Rhizome or root of Ligusticum sinense Oliv. or Ligusticum jeholense Nakai et Kitag. |

| Name | Description |
|---|--|
| Rhizoma Matteucciae (莢果蕨貫 眾) | Rhizome with petiole of Matteuccia struthiopteris (L.) Todaro |
| Rhizoma Menispermi (北豆根) | Rhizome of Menispermum dauricum DC. |
| Rhizoma Osmundae (紫萁貫眾) | Rhizome with petiole of Osmunda japonica Thunb. |
| Rhizoma Panacis Japonici (竹節參) | Rhizome of Panax japonicus C. A. Mey. |
| Rhizoma Panacis Majoris (珠子參) | Rhizome of Panax japonicus C. A. Mey. var. major (Burk.) C. Y. Wu et K. M. Feng or Panax japonicus C. A. Mey var. bipinnatifidus (Seem.) C. Y. Wu. et K. M. Feng |
| Rhizoma Paridis (重樓) | Rhizome of Paris polyphylla Smith var. yunnanensis (Franch.) Hand Mazz. or Paris polyphylla Smith var. chinensis (Franch.) Hara |
| Rhizoma Picrorhizae (胡黃連) | Rhizome of Picrorhiza scrophulariiflora Pennell |
| Rhizoma Polygonati (黃精) | Rhizome of Polygonatum kingianum Coll. et Hemsl., Polygonatum sibiricum Red. or Polygonatum cyrtonema Hua |
| Rhizoma Polygoni Cuspidati (虎杖) | Rhizome or root of Polygonum cuspidatum Sieb. et Zucc. |
| Rhizoma Saururi or Herba Saururi (三白草) | Any or whole part of Saururus chinensis (Lour.) Baill. |

| Name | Description |
|--------------------------------------|---|
| Rhizoma Smilacis Chinensis (菝葜) | Rhizome of Smilax china L. [S. japonica (Kunth) A. Gray] |
| Rhizoma Smilacis Glabrae (土茯 芩) | Rhizome of Smilax glabra Roxb. |
| Rhizoma Sparganii (三棱) | Tuber of Sparganium stoloniferum BuchHam |
| Rhizoma Wenyujin Concisa (片薑 黃) | Rhizome of Curcuma wenyujin Y. H. Chen et C. Ling |
| Rhizoma Woodwardiae (狗脊貫眾) | Rhizome and petiole of Woodwardia japonica (L.f.) Sm. |
| Sal Ammoniacus (極砂) | Crystal of Sal-Ammoniac |
| Scolopendra (蜈蚣) | Body of Scolopendra subspinipes mutilans L. Koch |
| Scorpio (全蠍) | Body of Buthus martensii Karsch |
| Semen Abri Precatorii (相思子) | Seed of Abrus precatorius L. |
| Semen Abutili (苘麻子) | Ripe seed of Abutilon theophrastii Medic. |
| Semen Aesculi (娑羅子) | Ripe seed of Aesculus chinensis Bge., Aesculus chinensis Bge. var. chekingensis (Hu et Fang) Fang or Aesculus wilsonii Rehd. |
| Semen Allii Tuberosi (韮菜子) | Ripe seed of Allium tuberosum Rottl. |
| Semen Alpiniae Katsumadai (草豆 蔻) | Almost ripe seed of Alpinia katsumadai Hayata |
| Semen Arecae (檳榔) | Ripe seed of Areca catechu L. |
| Semen Astragali Complanati (沙苑 子) | Ripe seed of Astragalus complanatus R. Br. |

| Name | Description |
|--|---|
| Semen Cassiae (決明子) | Ripe seed of Cassia obtusifolia L. or Cassia tora L. |
| Semen Cassiae Occidentalis (望江 南) | Seed of Cassia occidentalis L. |
| Semen Celosiae (青葙子) | Processed ripe seed of Celosia argentea L. |
| Semen Cuscutae (菟絲子) | Ripe seed of Cuscuta chinensis Lam. |
| Semen Hoveniae (枳椇子) | Seed of Hovenia acerba Lindl. |
| Semen Hydnocarpi (大風子) | Seed of Hydnocarpus anthelminticus Pierre ex Laness. |
| Semen Impatientis (急性子) | Seed of Impatiens balsamina L. |
| Semen Lepidii or Semen Descurainiae (葶藶子) | Ripe seed of Lepidium apetalum Willd. or Descurainia sophia (L.) Webb ex prantl |
| Semen Lini (亞麻子) | Ripe seed of Linum usitatissimum L. |
| Semen Momordicae (木鱉子) | Ripe seed of Momordica cochinchinensis (Lour.) Spreng. |
| Semen Myristicae (肉豆蔻) | Ripe kernel of Myristica fragrans Houtt |
| Semen Nigellae (黑種草子) | Ripe seed of Nigella glandulifera Freyn |
| Semen Oroxyli (木蝴蝶) | Ripe seed of Oroxylum indicum (L.) Vent. |
| Semen Persicae (桃仁) | Ripe seed of Prunus persica (L.) Batsch or Prunus davidiana (Carr.) Franch. |

| Description |
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| Ripe seed of Pharbitis nil (L.) Choisy or Pharbitis purpurea (L.) Voigt |
| Ripe seed of Plantago asiatica L. or Plantago depressa Willd. |
| Ripe kernel of Platycladus orientalis (L.) Franco |
| Ripe seed of Ricinus communis L. |
| Ripe seed of Sinapis alba L. or Brassica juncea (L.) Czern. et Coss. |
| Ripe seed of Sterculia lychnophora Hance |
| Ripe seed of Trichosanthes kirilowii Maxim. or Trichosanthes rosthorni Harms |
| Ripe seed of Trigonella foenum-graecum L. |
| Ripe seed of Vaccaria segetalis (Neck.) Garcke |
| Fruit-spike of Prunella vulgaris L. |
| Spine of Gleditsia sinensis Lam. |
| Colony of Spongilla fragilis (Lecidy) |
| Ripe spore of Lygodium japonicum (Thunb.) Sw. |
| Stamen of Nelumbo nucifera Gaertn. |
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Schedule 2 S2-100 Cap. 549

| Name | Description |
|--------------------|---|
| Stigma Croci (西紅花) | Stigma of Crocus sativus L. |
| Styrax (蘇合香) | Processed balsam from the trunk of Liquidambar orientalis Mill. |
| Tabanus (虻蟲) | Female body of Atylotus bivittateinus Takahasi |
| Tremolitum (陽起石) | Crystal of Tremolite or Tremolite asbestos |

Schedule 3—Part I S3-2

Cap. 549

Schedule 3

[s. 24]

Functions of Boards

Part I

Functions of the Chinese Medicine Practitioners Board

The functions of the Chinese Medicine Practitioners Board shall be—

- (a) to implement the policy and activities as determined by the Council, and to provide guidance to its committees;
- (b) to make recommendations and reports to the Council regarding its activities or the implementation of policies;
- (c) to approve or reject applications for registration, limited registration and restoration to the Register;
- (d) to set and conduct the Licensing Examination;
- (e) to determine the requirements in respect of continuing education in Chinese medicine;
- (f) to direct the Registrar to make any alterations to the Register;
- (g) to inquire into the conduct of applicants for registration as Chinese medicine practitioners and to conduct inquiry proceedings in respect of the conduct and discipline of registered Chinese medicine practitioners and where appropriate, to make such orders as provided for under this Ordinance;
- (h) to implement the transitional arrangements for registration of Chinese medicine practitioners including the compilation and maintenance of a list under section 90;

Schedule 3—Part II S3-4

Cap. 549

- (i) to conduct reviews, where appropriate, against decisions of the committees as provided for under this Ordinance; and
- (j) to carry out any other functions assigned to it under the Ordinance or delegated to it by the Council.

Part II

Functions of the Chinese Medicines Board

The functions of the Chinese Medicines Board shall be—

- (a) to implement the policy and activities as determined by the Council, and to provide guidance to its committees;
- (b) to make recommendations and reports to the Council regarding its activities or the implementation of policies;
- (c) to approve or reject applications for registration of proprietary Chinese medicines, variation of registered particulars of proprietary Chinese medicines and to make decision to de-register proprietary Chinese medicines;
- (d) to approve or reject applications for licences and renewal of licences in respect of Chinese medicines traders, to determine licensing requirements and to make exemptions as provided for under this Ordinance;
- (e) to advise the Council on any amendments to Schedules 1 and 2;
- (f) to inquire into the conduct of licensed traders of Chinese medicines and to determine the action to be taken against a licensed trader;
- (g) to issue relevant certificates under the Ordinance;
- (h) to implement the transitional arrangements for licensing of traders of Chinese medicines and registration of proprietary Chinese medicines;
- (i) to handle reviews against decisions of the committees as provided for under this Ordinance; and

Chinese Medicine Ordinance

Schedule 3—Part II S3-6 Cap. 549

(j) to carry out any other functions assigned to it under the Ordinance or delegated to it by the Council.

Schedule 4—Part I S4-2

Cap. 549

Schedule 4

[s. 25]

Functions of Committees

Part I

Functions of the Registration Committee

The functions of the Registration Committee shall be—

- (a) to make recommendations to the Practitioners Board on the qualifications for registration of Chinese medicine practitioners;
- (b) to make recommendations to and assist the Practitioners Board on the procedure, documentation and forms for registration of Chinese medicine practitioners;
- (c) to assist the Practitioners Board to consider any application for registration as Chinese medicine practitioners;
- (d) to make recommendations to the Practitioners Board on matters relating to the requirements in respect of continuing education in Chinese medicine; and
- (e) to carry out any other functions assigned to it under the Ordinance or delegated to it by the Practitioners Board.

Part II

Functions of the Examination Committee

The functions of the Examination Committee shall be—

Schedule 4—Part III S4-4

Cap. 549

- (a) to make recommendations to the Practitioners Board on the qualifications or training required before a person is considered eligible to undertake the Licensing Examination; and
- (b) to carry out any other functions assigned to it under the Ordinance or delegated to it by the Practitioners Board.

Part III

Functions of the Disciplinary Committee of Chinese Medicine Practitioners

The functions of the Disciplinary Committee of Chinese Medicine Practitioners shall be—

- (a) to conduct preliminary investigation into any complaint or information received relating to the professional conduct of any registered Chinese medicine practitioner or applicant for registration which may be inquired into by the Practitioners Board; and to give advice on such matters to the Practitioners Board; and
- (b) to make recommendations to the Practitioners Board for the holding of an inquiry.

Part IV

Functions of the Chinese Medicines Committee

The functions of the Chinese Medicines Committee shall be—

- (a) to make recommendations to the Medicines Board on any amendments to Schedules 1 and 2;
- (b) to make recommendations to the Medicines Board on the registration requirements and standards for registration of proprietary Chinese medicines; and

Schedule 4—Part V S4-6

Cap. 549

(c) to carry out any other functions assigned to it under the Ordinance or delegated to it by the Chinese Medicines Board.

Part V

Functions of the Chinese Medicines Traders Committee

The functions of the Chinese Medicines Traders Committee shall be—

- (a) to make recommendations to the Medicines Board on the licensing requirements, practising conditions and guidelines in respect of different categories of Chinese medicines traders required to be licensed; and
- (b) to carry out any other functions assigned to it under the Ordinance or delegated to it by the Medicines Board.

Part VI

Functions of the Regulatory Committee of Chinese Medicines Traders

The functions of the Regulatory Committee of Chinese Medicines Traders shall be—

- (a) to conduct investigation into any complaint or information received relating to the conduct of a licensed Chinese medicines trader which may be inquired into by the Medicines Board; and where it considers appropriate, to give advice on the matter to the Chinese medicines trader concerned; and
- (b) to make recommendations to the Medicines Board as to the appropriate course of action to be taken against the Chinese medicines trader concerned.

Schedule 5 S5-2

Cap. 549

Schedule 5

[s. 157]

Delegations

| Column 1 | | Column 2 | Column 3 |
|----------------------|-----|--|--------------------------------|
| Boards or committees | | Functions (Provisions of this Ordinance) | Delegated boards or committees |
| | (a) | Chinese Medicine Practitioners Board to set and conduct Licensing Examination (section 59) | Examination Committee |
| | (b) | Eligibility for undertaking Licensing Examination (section 61) | Examination Committee |
| | (c) | Certificate of passing Licensing Examination (section 63) | Examination Committee |
| | (d) | Service of notice and order of removal from Register (section 57) | Registration Committee |
| | (e) | Restoration to Register (section 58) | Registration Committee |
| | (f) | Certificate of registration (section 72) | Registration Committee |
| | (g) | Application for limited registration (section 84) | Registration Committee |

Schedule 5 S5-4 Cap. 549

| Column 1 | | Column 2 | Column 3 |
|----------------------|-----|--|---|
| Boards or committees | | Functions (Provisions of this Ordinance) | Delegated boards or committees |
| | (h) | Provisions relating to renewal of limited registration (section 89) | Registration Committee |
| | (i) | List maintained by Practitioners Board (section 90(1), (2), (3)(a), (4) and (5)) | Examination Committee or Registration Committee |
| | (j) | Alternative qualifying requirements (section 92) | Examination Committee or Registration Committee |
| | (k) | Exemptions from Licensing Examination (section 93) | Examination Committee or Registration Committee |
| | (1) | Registration assessment (section 94) | Examination Committee or Registration Committee |
| | (m) | Requirement to undertake Licensing Examination (section 95) | Examination Committee or Registration Committee |

| Schedule 5 | S5-6 |
|------------|----------|
| | Cap. 549 |
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|----------------------|-----|---|-------------------------------------|
| Column 1 | | Column 2 | Column 3 |
| Boards or committees | | Functions (Provisions of this Ordinance) | Delegated boards or committees |
| (b) (c) (d) (d) (e) | (a) | Licensing of retailer in Chinese herbal medicines (section 114) | Chinese Medicines Traders Committee |
| | (b) | Licensing of wholesale dealers in Chinese herbal medicines (section 115) | Chinese Medicines Traders Committee |
| | (c) | Duration and renewal of licences (section 116) | Chinese Medicines Traders Committee |
| | (d) | Licensing of manufacturers (section 132) | Chinese Medicines Traders Committee |
| | (e) | Licensing of wholesale dealers in proprietary Chinese medicines (section 135) | Chinese Medicines Traders Committee |
| | (f) | Duration and renewal of licences (section 136) | Chinese Medicines Traders Committee |
| | (g) | Registration of proprietary Chinese medicines (section 121) | Chinese Medicines Committee |

Schedule 5 S5-8 Cap. 549

| Column 1 | | Column 2 | Column 3 |
|----------------------|--|--|-------------------------------------|
| Boards or committees | | Functions (Provisions of this Ordinance) | Delegated boards or committees |
| | (h) | Duration and renewal of certificate of registration (section 123) | Chinese Medicines Committee |
| | (i) | Variation of registered particulars of registered proprietary Chinese medicines (section 124) | Chinese Medicines Committee |
| | (j) | De-registration of proprietary Chinese medicines (section 125) | Chinese Medicines Committee |
| | (k) | Clinical trials and medicinal tests (section 129) | Chinese Medicines Committee |
| (1) | Certificate of sale of proprietary Chinese medicines (section 130) | Chinese Medicines Committee | |
| | (m) | Certificate for manufacturer (section 133) | Chinese Medicines Traders Committee |